Filed 4/21/2025 12:00 AM Meagan Moore, District Clerk Angelina County, Texas By: Kimberly Scott, Deputy Clerk

#### NO. CV-00461-24-08

EXPRESS H2O PIPELINE AND	§	IN THE DISTRICT COURT OF	Exhibit 6
ROW, LLC., <i>Plaintiff</i>	§ §		P-6
vs.	§ § 8	ANGELINA COUNTY	
WESTLAKE CHEMICAL	8		
OPCO, LP.,  Defendant	§ §	159th/217 <sup>th</sup> JUDICIAL DISTRICT	

#### PLAINTIFF'S SECOND AMENDED ORIGINAL PETITION

COMES NOW, Express H2O Pipeline & ROW, LLC ("Express H2O"), Plaintiff, complaining of Westlake Chemical OPCO, LP ("Westlake"), and for cause of action would show the Court the following:

#### **DISCOVERY PLAN**

Plaintiff designates this matter for Discovery Plan Level 3 pursuant to Rule 190.4 of the *Texas Rules of Civil Procedure*.

#### **PARTIES**

Express H2O is a Texas Limited Liability Company with its principal place of business located at 410 Spyglass Road, McQueeney, Texas 78123. Express H2O owns real property interests which are subject to suit which are located in multiple Texas counties, including Angelina County.

Defendant, Westlake is a limited partnership doing business in Texas. Defendant, Westlake has principal office and principal place of business in Texas at 2801 Post Oak Blvd, Suite 600, Houston, Texas 77056. Defendant has previously made an appearance in this matter.

#### JURISDICTION AND VENUE

This Court has jurisdiction over this matter, as the parties are either (1) a resident of Texas or (2) doing business in the State of Texas and the damages sought are within the jurisdictional limits of the Court.

Venue is proper in Angelina County, Texas, pursuant to *Texas Civil Practice & Remedies Code* Section 15.002 because all or a substantial part of the events or omissions giving rise to Plaintiffs' causes of action against Defendant occurred in Angelina County, Texas. Moreover, real property interests subject to this suit are located in Angelina County, Texas.

Pursuant to Rule 47 of the *Texas Rules of Civil Procedure*, Plaintiff seeks monetary relief of over \$1, 000, 000.00, excluding interest, statutory or punitive damages and penalties, and attorney's fees and costs, and non-monetary relief.

#### FACTUAL BACKGROUND

Between 1907 and 1925, multiple landowners across East Texas, including Angelina and Nacogdoches Counties, conveyed exclusive pipeline rights for 67 miles of an unlimited number of lines, via easements/access agreements across their properties to Gulf Pipeline Company ("Gulf"), and its successors and assigns. The specific grants of such rights collectively included the following rights to have and to hold until "Gulf Pipeline Company, its successors and assigns, as long as the same shall be useful for the purposes of and desired…"

1. The right to construct, maintain, operate pipelines, with the conveyance expressly noting grants for <u>"as many"</u> ... <u>"additional pipelines</u> over and over, through and upon same premises,"

<sup>&</sup>lt;sup>1</sup> See, e.g., 1907 to 1925 Gulf Easements granting exclusive pipeline rights to Gulf:

https://nacogdoches.tx.publicsearch.us/doc/20980554

https://nacogdoches.tx.publicsearch.us/doc/20962188

https://nacogdoches.tx.publicsearch.us/doc/20962187

https://nacogdoches.tx.publicsearch.us/doc/20956254

https://nacogdoches.tx.publicsearch.us/doc/20962180

https://nacogdoches.tx.publicsearch.us/doc/20987303

- 2. The right of ingress and egress to and from said tract of land for the purpose of "laying, maintaining, and restoring of <u>said additional pipelines and for removing</u> of same when desired..."
- 3. The right to "do whatever may be requisite for their construction, or for the enjoyment the right herein granted"
- 4. The right to convey "oil, gas, water, steam, or any other material or substance which can be conveyed through a pipeline."
- 5. The right of "renewing" and "changing size of" pipelines in conjunction with the grant that Gulf, its successors and assigns "shall have the right to do whatever may be requisite for the enjoyment of the rights herein granted."

In August of 2017, Black Duck Properties, LLC., (Black Duck) purchased the pipeline and all relevant easements and right of ways from Express Gas Pipeline, LP, Gulf's successor in interest. On August 15, 2017, the conveying deed was filed in County Clerk Records of Nacogdoches County, Texas.<sup>2</sup> Black Duck later transferred such interests to KrisJenn Ranch LLC Series Pipeline ROW, which subsequently conveyed the interests to Express H2O on February 22, 2023.

In April of 2023, John Terrell, an agent acting on behalf of multiple gas producers, approached Larry Wright, the founder and manager of Express H2O, with an interest in purchasing the H2O Express Pipeline. Before committing to a sale discussion, Mr. Wright retained Roger Kirkland of Onward to assist in clarifying any issues along the Express H2O right-of-way. Mr. Terrell's interest ended two weeks later after Mr. Wright advised him of Mr. Kirkland's report of Westlake's trespass and interference with the Express H2O right-of-way. More specifically, Mr. Kirkland advised that while researching Express H2O's easements in Angelina County, he learned

<sup>&</sup>lt;sup>2</sup> See Exhibit 1 of Exhibit A, Affidavit of Larry Wright, attached hereto and incorporated herein.

from Angelina County landowner Perry Don Henson, Jr., that portions of Express H2O's pipeline that originally traversed his property had been removed from Express H2O's easement. Mr. Kirkland further advised that Westlake owned and operated a pipeline and multiple right-of-ways across parcels occupying the same right-of-ways owned by Express H2O on such parcels, including areas crossing Angelina County, which includes the property currently owned by Perry Don Henson, Jr., and Alazan Bayou WMA (located in Nacogdoches County), which is operated by Texas Parks & Wildlife Department.<sup>3</sup> Mr. Wright advised Mr. Terrell of the issues, and that they had to be resolved before Express H2O could entertain further discussions regarding a sale.

In July of 2023, Larry Wright contacted David Williams, a pipeline coordinator for Westlake, and discussed the situation with him. As part of this conversation, Mr. Wright advised him of his concern regarding the survey noted as "Exhibit B" attached Westlake's recorded easement reflecting that the Express H2O (formerly Gulf) line had been abandoned, which made no sense given that at all relevant times (1) there was plenty of public notice for the original surveyors to have known the Gulf pipeline was not an abandoned pipeline, (2) Texas Parks and Wildlife acquired Alazan Bayou WMA with exceptions to title showing the presence of the easement now owned by H2O Express, and (3) at all relevant times Express H2O's Pipeline interests still remained actively permitted with the Texas Railroad Commission. Further, Mr. Kirkland of Onward reported to Mr. Wright that a landowner along the easement advised that Westlake was not only using Express H2O's right-of-way, but also that Westlake and/or TPWD removed sections of Express H2O's pipeline. Upon Mr. Wright referencing potential litigation, Mr. Williams exclaimed, "Lordy, Lordy, if that is true, it will be time for me to retire."

<sup>&</sup>lt;sup>3</sup> See Exhibit 2 [TPWD to Westlake Easement filed on 11.3.2017] of Exhibit A.

Later, on two separate occasions in August of 2023, Mr. Wright spoke with Daniel Mangum, an agent of Buckeye Development & Logistics LLC. ("Buckeye"), the company that operates Westlake's pipeline on behalf of Westlake. On the first call, Mr. Wright went into extended detail about the trespass and how Express H2O still owned that easement, noting that the first original but lapsed Mustang Easement was described as a miscellaneous easement versus a pipeline easement. Mr. Wright made his thoughts very clear that titling the instrument as "miscellaneous" created an inadequate reference in the Nacogdoches County Clerk Record, which is a fact backed up by Express H2O's own title examiners. While Mr. Mangum did claim he had seen miscellaneous easements used before, Mr. Wright replied that miscellaneous easements are used for utility or road easements, not pipeline easements. On the second phone call, approximately a week later, Mr. Mangum discussed a proposal to solve the problem and agreed that purchasing was a good idea and would recommend it Westlake, agreeing the situation could be resolved and the possibility of mediation. After several email attempts to follow up, Mr. Williams simply referred Mr. Wright to another agent for Westlake and then later such agent referred Mr. Wright to legal counsel.

Given that Express H2O's independent research showed that Texas Parks and Wildlife Department (TPWD) acquired Alazan Bayou WMA with exceptions to title showing the presence of the H2O Express casement, Plaintiff suspected that an open records request would uncover additional information, and more importantly, exactly where from and why Westlake's easement would have included a survey incorrectly showing the Gulf lines as abandoned, which appears to have been generated for Mustang Pipeline and attached to a lapsed easement well over 20 years before TPWD and Westlake's unlawful attempt to transfer property interests.

Of particular note, Express H2O and its counsel learned of the following:

- a. On 1.17.17, Dennis Gissell, of TPWD emailed to himself Easement Exhibits A and B, which do not include the 1996 Mustang Exhibit. (Showing Lines Marked Abandoned.)<sup>4</sup>
- b. On 1.17.17 [only seconds later] Dennis Gissell emailed himself the same Easement Exhibits A and B, which do not include the 1996 Mustang Exhibit.<sup>5</sup>
- c. Only a day later on 1.18.17, Dennis Gissell emails Sweeney of Texas Parks now enclosing a new Exhibit, the 1996 Mustang Exhibit, noting it as the "new Exhibit B."

There is no explanation provided as to why Mr. Gissell switched out Exhibit B to a survey that inaccurately shows Express H2O's line as abandoned. Such survey appears to have replaced Westlake's original Exhibit B during the drafting process and became of record upon the filing of TPWD and Westlake's unlawful attempt to transfer property interests on 11.3.2017, which is over 2.5 months following Black Duck's recording of the conveyance of the Gulf pipeline with the Nacogdoches County Clerk.

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- d. 9.7.23 to 9.12.23 Email String<sup>7</sup>: This email is an email forward from Lowell Sykes of Larry Wright's 9.7.23 email where Mr. Sykes notes: "I'd like to address the statements that Mr. Wright makes below." "we are still investigating this issue and we certainly have not assigned blame." Mr. Gissell later notes internally to TPWD on the string that he is not talking to either party without guidance from legal.
- e. 9.8.23 to 9.12.23 Email String<sup>8</sup> This string begins as a forward of Larry Wright's 9.8.23 Email to Dennis Gissell. Of particular note is the following commentary:
  - 1. 9.11.23 Stephen Lange, Regional Director of Wildlife Division states, "I don't think we ever denied the existence of a pipeline or easement, but their [H2O's] ownership history far supersedes TPWD ownership."
  - 2. 9.12.2023 David Stan, TPWD Project Manager, notes "Dennis [Gissell] and I researched this back to the early 1900's in mid-July...." "It is a mess to say the least. TPWD inherited the mess..."

<sup>&</sup>lt;sup>4</sup> See Exhibit 3 attached to Exhibit A.

<sup>&</sup>lt;sup>5</sup> See Exhibit 4 attached to Exhibit A.

<sup>&</sup>lt;sup>6</sup> See Exhibit 5 attached to Exhibit A.

<sup>&</sup>lt;sup>7</sup> See Exhibit 6 attached to Exhibit A.

<sup>&</sup>lt;sup>8</sup> See Exhibit 7 attached to Exhibit A.

During his independent investigation, Mr. Wright spoke with Dennis Gissell sometime in the first week of September of 2023. However, Mr. Gissell did not disclose to Mr. Wright (1) what appears now to be his curious role in providing an incorrect survey as an attachment to the easement between Westlake and TPWD or (2) why Westlake would agree to using such survey as an exhibit to the easement document without objection given the agreement of record between Westlake and TPWD includes an acknowledgement that Westlake is "not relying upon any representation, warranty, statement or other assertion of grantor" [TPWD] and advises Westlake, as the grantee, to examine land records and perform its own title search.9

Currently, the agreement between TPWD and Westlake terminates on December 31, 2027, as such agreement does not confer any perpetual rights; however, decades before the execution of the TPWD/Westlake agreement TPWD's predecessor in interest granted perpetual, unlimited, exclusive, and assignable pipeline rights to Gulf, which Express H2O later acquired. Given either the gross error or intentional act giving rise to the attempted transfer of Express H2O's exclusive pipeline rights, which were of record decades before any purported conveyances by landowner following the Gulf conveyances, including the lease agreement between TPWD and Westlake (and its predecessors in interest), any agreements procured following the Gulf transfers must be void. Indeed, in said attempted lease interest transfer both TPWD and Westlake agreed and acknowledged that "the use of the term 'grant' in no way implies that the easement granted herein is free of liens, encumbrances, and/or prior rights." 10

# **INJUNCTIVE RELIEF**

<sup>&</sup>lt;sup>9</sup> See Exhibit 2 attached to Exhibit A.

<sup>10</sup> See id., Section 1.03 [pp. 2].

Plaintiff incorporates all allegations made in this Petition into this section by reference

Defendant has been advised of its interference, yet it continues to interfere with and deny Plaintiff full use and enjoyment of Plaintiff's exclusive easement rights. Unless restrained by this Court from doing so, and because future damages resulting therefrom cannot be ascertained, Plaintiff will suffer irreparable harm for which there is no adequate remedy at law. Furthermore, given that such acts which give rise to Plaintiff's causes of action set forth below are prejudicial to Plaintiff and in violation of its exclusive easement rights, Plaintiff is entitled to a writ of injunction under the principles of equity, as irreparable injury to real or personal property is threatened, irrespective of any remedy at law. In that regard, Plaintiff requests the Court to immediately enjoin Westlake from (1) continued operation of its pipeline and (2) agreeing with, or agreeing to renew any agreement with TPWD, which would be violative of Plaintiff's rights easements rights, which are the subject of this litigation.

# **CAUSE OF ACTION: DECLARATORY RELIEF**

Plaintiff incorporates all allegations made in this Petition into this section by reference.

Plaintiff seeks judicial determination of the rights of the respective parties as they relate to their respective easements. More specifically, Plaintiff seeks for this Court to declare (1) the grants from the servient estate holders' predecessors in interest conveyed exclusive pipeline rights to Express H2O's predecessor in interest within the applicable easements and/or rights-of-ways, (2) valid and active all Express H2O's rights as they relate to any purported easements, leases, and/or right-of-ways on Express H2O's line, despite any trespass or interference by Defendant, (3) declare void any alleged rights exercised by Westlake in interference of Express H2O's exclusive pipeline

rights arising from the above noted void conveyances<sup>11</sup> and (4) declare void any transfers of pipeline rights within Express H2O's easements or rights that otherwise interfere with Express H2O's exclusive pipelines rights.<sup>12</sup>

Furthermore, given that such acts which give rise to this cause of action are prejudicial to Plaintiff and in violation of its exclusive easement rights, Plaintiff is entitled to a writ of injunction under the principles of equity, as irreparable injury to real or personal property is threatened, irrespective of any remedy at law. In that regard, Plaintiff requests the Court to immediately enjoin Westlake from (1) continued operation of its pipeline and (2) agreeing with, or agreeing to renew any agreement with TPWD, which would be violative of Plaintiff's easements rights, which are the subject of this litigation.

#### CAUSE OF ACTION: TRESPASS

Plaintiff incorporates all allegations made in this Petition into this section by reference.

Plaintiff brings a cause of action against Defendant for trespass alleging that Defendant and/or its predecessor in interest entered and/or caused the entry in the right of way and interference with the property rights of Plaintiff without consent or authorization and in some instances, removed Express H2O's pipeline.

Furthermore, given that such acts which give rise to this cause of action are prejudicial to Plaintiff and in violation of its exclusive easement rights, Plaintiff is entitled to a writ of injunction under the principles of equity, as irreparable injury to real or personal property is threatened, irrespective of any remedy at law. In that regard, Plaintiff requests the Court to immediately enjoin Westlake from (1) continued operation of its pipeline and (2) agreeing with, or agreeing to renew

<sup>11</sup> See, e.g., Exhibit B, void TPWD lease and void conveyances to Mustang.

<sup>&</sup>lt;sup>12</sup> See, e.g., Exhibit C, Gulf Easements Granting Exclusive Pipeline Interests.

any agreement with TPWD, which would be violative of Plaintiff's rights easements rights, which are the subject of this litigation.

## **CAUSE OF ACTION: CONVERSION**

Plaintiff incorporates all allegations made in this Petition into this section by reference.

Further, and in the alternative, Defendant, without authorization, by the tortious removal, of certain portions of Express H2O's pipeline, wrongfully assumed and exercised of dominion and control over the personal property (the pipe) of Plaintiff to the exclusion of, or inconsistent with, the Plaintiff's rights as owner.

#### DAMAGES FOR INTENTIONAL TORTS OF TRESSPASS AND CONVERSION

Plaintiff incorporates all allegations made in this Petition into this section by reference.

Plaintiff seeks to recover its actual damages for Defendant's trespass and conversion, including damages to Plaintiff's real property interests and the value or Plaintiff's property that Defendant removed and converted.

In trespassing on Plaintiff's right of way and/or converting Plaintiff's property, Defendant acted with malice and/or gross negligence. Therefore, Plaintiff is entitled to recover exemplary/punitive damages.

## CAUSE OF ACTION: TORTIOUS INTERFERENCE

Plaintiff incorporates all allegations made in this Petition into this section by reference. Plaintiff brings a cause of action for tortious interference with an existing contract as: 1) Plaintiff is a party to multiple existing contract(s)[easements] subject to interference; 2) Westlake willfully and intentionally acted in interference with such contracts[easements]; 3) proximately causing injury and damages to Plaintiff.

Furthermore, given that such acts which give rise to this cause of action are prejudicial to Plaintiff and in violation of its exclusive easement rights, Plaintiff is entitled to a writ of injunction under the principles of equity, as irreparable injury to real or personal property is threatened, irrespective of any remedy at law. In that regard, Plaintiff requests the Court to immediately enjoin Westlake from (2) continued operation of its pipeline and (2) agreeing with, or agreeing to renew any lease agreement with TPWD, which would be violative of Plaintiff's rights easements rights, which are the subject of this litigation.

#### CAUSE OF ACTION: NUISANCE

Defendant Westlake's operation of its pipeline is an intentional or negligent nuisance, as the effect of the Westlake's conduct (including but not limited to the type and manner of materials transported by its interfering pipeline) is a substantial and unreasonable interference, causing substantial harm to the economic value of Express H2O's easement, preventing unrestricted use and enjoyment of its exclusive rights to operate, construct, renew, maintain, renew, and change the size of as many pipelines as they may desire within the applicable right-of-ways.

Furthermore, given that such acts which give rise to this cause of action are prejudicial to Plaintiff and in violation of its exclusive easement rights, Plaintiff is entitled to a writ of injunction under the principles of equity, as irreparable injury to real or personal property is threatened, irrespective of any remedy at law. In that regard, Plaintiff requests the Court to immediately enjoin Westlake from (1) continued operation of its pipeline and (2) agreeing with, or agreeing to renew any lease agreement with TPWD, which would be violative of Plaintiff's rights easements rights, which are the subject of this litigation.

#### CAUSE OF ACTION: SUIT TO QUIET TITLE

Plaintiff has the legal and equitable title to the exclusive pipeline interests. Defendant has no legal or equitable color of title to the pipeline interests. The servient estate holders' and their predecessors in interest had and have no authority to grant the exclusive pipeline interests previously granted by their predecessor in interest to Gulf. Yet, Defendant claims title and/or a general possessory interest in Plaintiff's exclusive pipeline interests. Indeed, Defendant has filed a counterclaim in this action claiming ownership of Plaintiffs' Property outside of the recorded easement. Plaintiff requests the Court find that Plaintiff is the rightful owner of the exclusive pipeline rights, and that Defendant's claim of pipeline rights is void, invalid, or unenforceable.

Furthermore, given that such acts which give rise to this cause of action are prejudicial to Plaintiff and in violation of its exclusive easement rights, Plaintiff is entitled to a writ of injunction under the principles of equity, as irreparable injury to real or personal property is threatened, irrespective of any remedy at law. In that regard, Plaintiff requests the Court to immediately enjoin Westlake from (1) continued operation of its pipeline and (2) agreeing with, or agreeing to renew any agreement with TPWD, which would be violative of Plaintiff's rights easements rights, which are the subject of this litigation.

#### CAUSE OF ACTION: UNJUST ENRICHMENT

Defendant has benefited from the use of and interference with Plaintiff's exclusive pipeline interests, without reimbursement commensurate with such use, profits, benefit and/or enrichment received by Defendant, and Defendant will be unjustly enriched if allowed to retain the use, profits, benefit and/or enrichment from same. More specifically, the profits gained from actively interfering and removal of Express H2O's pipeline serve to unjustly enrich Defendant.

#### GENERAL DENIAL

Plaintiff hereby generally denies each and every affirmative claim asserted by Defendant Westlake Chemical OPCO, LP in its First Amended Original Answer and Petition for Declaratory Judgment. Plaintiff demands strict proof of each such claim by a preponderance of the evidence, as required by law. Plaintiff specifically denies that Westlake has any valid legal or equitable interest in the property in question and further denies that Westlake is entitled to any relief sought in its affirmative claims, including its claim for declaratory relief. Plaintiff asserts that Westlake's claims are without merit and should be dismissed in their entirety.

# **LACK OF STANDING**

Plaintiff asserts that Defendant Westlake Chemical OPCO, LP lacks standing to assert any claims of adverse possession or any other statutory claims related to the properties referenced in this petition. Westlake's claims are based on void conveyances and a void lease, which do not confer any legal or equitable interest in the property sufficient to establish standing and moreover relate to non-possessory interests, which fail to confer any rights necessary to claim adverse possession against the servient estate holders. Furthermore, Westlake has not demonstrated the necessary elements of adverse possession, including hostile possession, as any use of the property by Westlake has been permissive and not adverse to the interests of the servient estate holder. Therefore, Westlake's claims are without merit and should be dismissed for lack of standing.

#### ONGOING TORTS/DISCOVERY RULE

Plaintiff alleges that the affirmative claims set forth in this petition, including but not limited to trespass, conversion, tortious interference, nuisance, and unjust enrichment, constitute ongoing torts from the continuous operation of Westlake's pipeline. As such, these claims are not subject to the statute of limitations as alleged by Defendant Westlake in their second amended

answer. Furthermore, in additional avoidance of Westlake's Statute of Limitations claim, under the discovery rule, the void grant and the damages arising therefrom were not discovered until April of 2023, when Plaintiff became aware of the interference and removal of its pipeline and the subsequent impact on its exclusive easement rights.

# **ATTORNEY'S FEES**

As a result of the actions of Defendant, it was necessary for Plaintiff to retain the attorney whose name is signed hereto to prosecute this suit to the final judgment and Plaintiff has agreed to pay said attorney a reasonable attorney's fee, thereby entitling Plaintiff to recover its attorney's fees, costs and expenses, in addition to his claims.

Plaintiff seeks to recover its attorney's fees, costs and expenses pursuant to the *Texas* Declaratory Judgment Act and the recovery of such fees would be equitable and just. See Tex. Civ. Prac. & Rem. Code § 37.009.

#### **AMENDMENTS**

Plaintiff reserves the right to amend this petition, to file additional claims, to name additional parties, and to seek other relief to which Plaintiff may be entitled.

#### **RULE 193.7 NOTICE**

Pursuant to Rule Pursuant to Rule 193.7 of the Texas Rules of Civil Procedure, Plaintiff hereby gives actual notice to Defendant that any and all documents produced by Defendant may be used against said Defendant at any pretrial proceeding and/or at the trial of this matter without the necessity of authenticating the documents.

#### **PRAYER**

WHEREFORE, PREMISES CONSIDERED, Plaintiff requests that Defendant be cited to appear and answer and that on final hearing hereof, the Court render judgment against Defendant for the following:

- a. declare (1) the grants from the servient estate holders' predecessors in interest conveyed exclusive pipeline rights to Express H2O's predecessor in interest within the applicable easements and/or rights-of-ways, (2) valid and active all Express H2O's rights as they relate to any easements and/or right-of-ways on Express H2O's line, despite any trespass or interference by Defendant, (3) declare void any rights exercised by Westlake in interference of Express H2O's exclusive pipeline rights, and (4) declare void any transfers of pipeline rights within Express H2O's easements or rights that otherwise interfere with Express H2O's exclusive pipelines rights;
- b. A finding that Plaintiff is the rightful owner of the exclusive pipeline rights, and that Defendant's claim of any pipeline rights is void, invalid, or unenforceable;
- c. The lost market value for the highest and best use of Express H2O's exclusive pipeline interests, loss of potential earnings;
- d. Court costs;
- e. prejudgment and post-judgment interest at the maximum legal rate provided by law;
- f. equitable and just and/or reasonable and necessary attorney's fees incurred by Plaintiffs; and
- g. Such other and further relief, both general and special, legal and equitable, to which Plaintiffs may show themselves justly entitled, including but not limited to enjoining Westlake from (1) continued operation of its pipeline and (2) agreeing with, or agreeing to renew any lease agreement with TPWD, which would be violative of Plaintiff's rights easements rights, which are the subject of this litigation.

Respectfully submitted,

/s/ Bailey Wingate
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STATE OF TEXAS \$

COUNTY OF Concae \$

# AFFIDAVIT OF LARRY WRIGHT

**BEFORE ME**, the undersigned authority, on this day personally appeared Larry Wright, who swore on oath that the following facts are true:

"My name is Larry Wright. I am of sound mind, and fully competent to make this affidavit.

I have personal knowledge of the facts stated herein, and they are all true and correct.

I am the founder and manager of Express H2O Pipeline & Row, LCC, ("Express H2O"). Express H2O owns an approximately 67-mile pipeline (originally owned and operated by Gulf) and the easements/access agreements relating to same. In August of 2017, Black Duck Properties, LLC., (Black Duck) purchased the pipeline from Express Gas Pipeline, LP, Gulf's successor in interest. On 8.15.2017, the conveying deed was filed in County Clerk Records of Nacogdoches County, Texas. (See Exhibit 1.) Black Duck later transferred such interests to KrisJenn Ranch LLC Series Pipeline ROW, which subsequently conveyed interests to Express H2O in 2.22.23.

In April of 2023, John Terrell, an agent acting on behalf of multiple gas producers, approached me with an interest in purchasing the H2O Express Pipeline. Before committing to a sale discussion, I retained Roger Kirkland of Onward to assist in clarifying any issues along the Express H2O right-of-way. Mr. Terrell's interest ended two weeks later after I advised him of Mr. Kirkland's report to me of trespass and interference with the Express H2O right-of-way. More specifically, Mr. Kirkland advised me that Westlake Chemical OpCo LP ("Westlake") owned and operated a pipeline and multiple right-of-ways across parcels occupying the same right-of-ways owned by Express H2O on such parcels, including an area crossing Alazan Bayou WMA, which is operated by Texas Parks & Wildlife Department. (See Exhibit 2, TPWD to Westlake Easement

filed on 11.3.2017). I advised Mr. Terrell of the issues, and that they had to be resolved before I could entertain further discussions regarding a sale.

In July of 2023, I contacted David Williams, a pipeline coordinator for Westlake and discussed the situation with him. As part of this conversation, I advised him of my concern regarding the survey noted as "Exhibit B" attached Westlake's recorded easement reflecting that the Express H2O (formerly Gulf) line had been abandoned, which made no sense given that at all relevant times (1) there was plenty of public notice for the original surveyors to have known the Gulf pipeline was not an abandoned pipeline (2) Texas Parks and Wildlife acquired Alazan Bayou WMA with exceptions to title showing the presence of the easement now owned by H2O Express easement, and (3) at all relevant times Express H2O's Pipeline interests still remained actively permitted with the Texas Rail Road Commission. Further, given that Mr. Kirkland of Onward reported to me that a landowner along the easement advised that Westlake was not only using Express H2O's right-of-way, but also that Westlake and/or TPWD removed sections of Express H2O's pipeline, I advised Mr. Williams that if the matter could not be resolved, I would be seeking injunctive relief. Following that statement, he exclaimed, "Lordy, Lordy, if that is true, it will be time for me to retire." I followed up with him shortly thereafter for a status, and he advised that were taking me seriously and still trying to get information.

On two separate occasions in August of 2023, I spoke with Daniel Mangum, an agent of Buckeye Development & Logistics LLC. ("Buckeye"). Buckeye is the company that operates Westlake's pipeline on behalf of Westlake. I would later learn that Mr. Mangum's job duties with Buckeye included managing original land records and managing the creation, preparation, negotiation, execution, recording, and filing of all right-of-way documentation.

Our initial phone call involved many general questions, such as how long he had worked

for Buckeye and his job duties. He advised he had been working for Buckeye for approximately twelve years. I asked him if he was aware of the Texas Parks tract in Nacogdoches County and the possible trespass. He instead asked me to explain.

I went into extended detail about the trespass and how Express H2O still owned that easement. We talked about why the first original Mustang (Westlake's predecessor in interest) Easement was described as a miscellaneous easement versus a pipeline easement. I made my thoughts very clear that titling the instrument as "miscellaneous" created an inadequate reference in the Nacogdoches County Clerk Record, which is a fact backed up by my own title examiners. Mr. Mangum did claim he had seen miscellaneous easements used before. However, I replied that miscellaneous easements are used for utility or road easements, not pipeline easements.

On the second phone call, approximately a week later, Mr. Mangum asked me what my proposal was to solve the problem. I responded that the easiest way was to just buy that portion of the pipeline and right-of-way. He asked, "What price I was talking about?" I'm not sure I gave an amount; however, Mr. Mangum did respond he thought purchasing was a good idea and would recommend it Westlake. He agreed that we could resolve the situation and discussed the possibility of mediation. That's the last call Mr. Mangum would take from me.

Later, after email attempts to follow up again with Mr. Williams, he referred me to Lowell Sykes, Olefin Manager for Westlake. I spoke with him on September 6, 2023, regarding the same issues I discussed with Mr. Williams and Mr. Mangum. On that same day, Mr. Sykes sent me a follow up email and noted that it would be best for my counsel to reach out to Westlake's counsel (Joel Iglesias) "to explain the details of the situation so we do a more thorough investigation of the facts."

Since that time, I directed my counsel to investigate further and obtain records from the

Texas Parks and Wildlife Department. Since Texas Parks and Wildlife acquired Alazan Bayou WMA with exceptions to title showing the presence of the H2O Express easement, we suspected that an open records request would uncover additional information, and more importantly, exactly where from and why Westlake's easement would have included a survey incorrectly showing Gulf lines as abandoned, which appears to have been generated for Mustang Pipeline well over 20 years before the TPWD to Westlake grant of an easement.

Of particular note, my counsel learned the following, of which I have reviewed in detail for the purposes of this affidavit:

- a. On 1.17.17, Dennis Gissell, of TPWD emailed to himself Easement Exhibits A and B, which do not include the 1996 Mustang Exhibit. (Showing Lines Marked Abandoned.) (See Exhibit
   3)
- b. On 1.17.17 [only seconds later] Dennis Gissell emailed himself the same Easement Exhibits A
   and B, which do not include the 1996 Mustang Exhibit. (See Exhibit 4)
- c. Only a day later on 1.18.17, Dennis Gissell emails Sweeney of Texas Parks now enclosing a new Exhibit, the 1996 Mustang Exhibit, noting it as the "new Exhibit B." (See Exhibit 5) There is no explanation provided as to why Mr. Gissell switched out Exhibit B to a survey that inaccurately shows Express H2O's line as abandoned. Such survey appears to have replaced Westlake's original Exhibit B during the drafting process, and became of record upon the filing of the TPWD/Westlake Easement on 11.3.2017, which is over 2.5 months following Black Duck's recording of the conveyance of the Gulf pipeline with the Nacogdoches County Clerk.
- d. 9.7.23 to 9.12.23 Email String (See Exhibit 6): This email is an email forward from Lowell Sykes of my 9.7.23 email where Mr. Sykes notes: "I'd like to address the statements that Mr. Wright makes below." "we are still investigating this issue and we certainly have not assigned

blame." Mr. Gissell later notes internally to TPWD on the string that he is not talking to either party without guidance from legal.

- e. 9.8.23 to 9.12.23 Email String (See Exhibit 7): This string begins as an email forward of my 9.8.23 Email to Dennis Gissell. Of particular note is the following commentary:
  - 1. 9.11.23 Stephen Lange, Regional Director of Wildlife Division states, "I don't think we ever denied the existence of a pipeline or easement, but their [H2O's] ownership history far supersedes TPWD ownership."
  - 2. 9.12.2023 David Stan, TPWD Project Manager, notes "Dennis [Gissell] and I researched this back to the early 1900's in mid-July...." "It is a mess to say the least. TPWD inherited the mess..."

Regarding Mr. Gissell, I spoke with him sometime in the first week of September of 2023. However, he did not disclose to me (1) what appears now to be his curious role in providing an incorrect survey as an attachment to the easement between Westlake and TPWD or (2) why Westlake would agree to using such survey as an exhibit to the easement without objection. Further, I suspect TPWD performed the research cited in David Stan's email (d.2) given Mr. Kirkland's continued efforts to obtain information from TPWD without success.

Bailey Wingate and his staff assisted in typing portions of this affidavit and did so based on information that I communicated to him and his associate on several occasions. I have personally reviewed the statements in this affidavit and attest such statement (1) are true to the best of my knowledge and (2) accurately reflect my personal knowledge of the facts stated."

DAVID GABINO

Notary Public, State of Texas

My Comm. Exp. 08-18-2026

ID No. 13392963-1

Nacogdoches County June Clifton Nacogdoches County Clerk Nacogdoches, Texas 75961



Instrument Number: 2017-6123

As

Recorded On: August 15, 2017

Recording

Parties: EXPRESS GAS PIPELINE LP

Billable Pages: 33

To BLACK DUCK PROPERTIES LLC

Number of Pages: 34

Comment: CC OF DEED CONV & ASSGN

( Parties listed above are for Clerks reference only )

\*\* THIS IS NOT A BILL \*\*

Recording

154.00

Total Recording:

154.00

# \*\*\*\*\*\*\* DO NOT REMOVE. THIS PAGE IS PART OF THE INSTRUMENT \*\*\*\*\*\*\*\*\*\*

Any provision herein which restricts the Sale, Rental or use of the described REAL PROPERTY because of color or race is invalid and unenforceable under federal law.

File Information:

Document Number: 2017-6123 Receipt Number: 119558

Recorded Date/Time: August 15, 2017 12:55:58P

Book-Vol/Pg: BK-OPR VL-4631 PG-232 User / Station: J Allen - Cashier Station 01

Record and Return To:

BLACK DUCK PROPERTIES LLC

C/O MR LARRY WRIGHT 410 SPYGLASS ROAD MCQUEENEY TX 78123

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I hereby certify that this instrument was filed on the dute and time stamped here on and was duly recorded in the Official Public Records in Nacogdoches County, Texas

Exhibit 1

June Styton

JUNE CLIFTON
NACOGDOCHES COUNTY CLERK

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 23 of 2017002756 Page 1 of 33 130

зз pgs , 2017002756

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY (THIS) INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER

#### DEED, CONVEYANCE AND ASSIGNMENT

KNOW ALL MEN BY THESE PRESENTS THAT:

ì

THE EXPRESS GAS PIPELINE, LP, a limited partnership organized and existing under the laws of the State of Texas, with its principal office at 6034 West Courtyard Drive, Suite 205, Austin, Texas 78730 (hereinafter sometimes called "Express"), acting by and through its sole general partner The Express Pipeline Connection, LLC and in consideration of the sum of Ten and No/100 Dollars (\$10.00) cash and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, has sold, transferred, assigned, and by these presents does bargain, sell, transfer assign, convey, and deliver unto BLACK DUCK PROPERTIES, LLC with its principal office at 410 Spyglass Road, McQueeney, Texas 78123, all of the following described pipeline system and related facilities (the P-21 Pipeline), rights-of-way, easements and permits, leases, and other rights and properties described herein situated in the State of Texas, that Express acquired by Deed, Conveyance and Assignment from TE Products Pipeline Company, Limited Partnership (TEPCO) to Lancer Resources Company recorded at Volume 742, page 72 of the Real Property Records, Shelby County, Texas; at Volume 824, page 29 of the Real Property Records of Nacogdoches, Texas; and at Volume 889, page 40 of the Official Public Records of Angelina County, Texas and by Correction Deed, Conveyance and Assignment from Lancer Resources, L.P., a Limited Partnership to The Express Gas Pipeline, LP, a Limited Partnership, recorded as document number 2009-00252651 of the Official Public Records of Angelina County, Texas; recorded as document number 133189 recorded in Volume 3001, page 80 of the Real Property Records of Nacogdoches County, Texas; at Volume 2911, page 596 of the Real Property Records of Rusk County, Texas; and as document number 2009000958 of the Real Property Records, Shelby County, Texas, (collectively herein referred to as the "Express Pipeline"); to-wit:

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby, County, TX, assevidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

P6-0023

#### PIPELINE SYSTEM AND RELATED FACILITIES

All of the following described pipelines, taps and other facilities owned by Express Pipeline:

- Approximately 64.97 miles (more or less) of 8" nominal outside diameter 1. pipeline and appurtenances that is located generally as set forth in the immediately following paragraph 2 and is depicted on the line drawing attached as Exhibit "A" and by this reference made a part hereof.
- 8" PIPELINE FROM LUFKIN TO TEXAS/LOUISANA STATE LINE 2.

COMMENCING at a point within Gulf Refining Company's Lufkin Station Site in the Vincinti Mitchell Survey, Angelina County, Texas, as described by easement, recorded in Volume 236, Page 584, of the Deed Records of said County and State;

THENCE running generally in a northeasterly direction in Angelina County, Texas, a distance of approximately 2.39 miles to a point on the West Bank of the Angelina River on property now or formerly owned by Mrs. W. E. Massengill in the Goguett Survey, as described by the easement recorded in Volume 63, Page 160, of the Deed records of said County;

THENCE crossing the Angelina River in an easterly direction, leaving Angelina County, Texas and entering Nacogdoches County, Texas, to a point on the East Bank of said Angelina River on property now or formerly owned by Mrs. S. C. Parrott, et. Al., as described by easement recorded in Volume 74, Page 107, of the Deed Records of said Nacogdoches County;

THENCE running generally in a northeasterly direction across Nacogdoches County, Texas, a distance of approximately 30 miles to a point on the County line between Nacogdoches and Rusk Counties, Texas and on the north line of property now or formerly owned by J. Kelly as described by easement recorded in Volume 74, Page 38, of the Deed Records of Nacogdoches County, Texas;

THENCE entering Rusk County, Texas at a point on the south line of property now or formerly owned by Spencer Eliot Brick Company, as described by easement recorded in Volume 67, Page 183, of the Deed Records of Rusk County, Texas;

THENCE running generally in a northeasterly direction across Rusk County, Texas, a distance of approximately 6.46 miles to a point on the West Bank of the Attoyac River on property now or formerly owned by

Mrs. M. Li Moore, as described by easement recorded in Volume 67, page 130, of the Deed Records of Rusk County, Texas;

THENCE crossing the Attoyac River, leaving Rusk County, Texas and entering Shelby County, Texas, to a point on the East Bank of said Attoyac River.

THENCE entering Shelby County, Texas at a point on the south or west line of property now or formerly owned by Gulf Refining Company as described by easement recorded in Volume 381, Page 347 of the Deed Records of Shelby County, Texas;

THENCE continuing in an easterly direction to property now or formerly owned by Texas Eastern Transmission Corporation as described in Deed recorded in Volume 381, Page 344 of the Deed Records of Shelby County, Texas;

COMMENCING at a point on the south or west line of property now or formerly owned by J. M. Whiteside, as described by easement recorded in Volume 79, Page 543, of the Deed Records of Shelby County, Texas;

THENCE running generally in an easterly direction across Shelby County, Texas, a distance of approximately 28 miles to a point on the West Bank of the Sabine River on property now or formerly owned by J. T. Caldwell as described by easement recorded in Volume 131, Page 497, of the Deed Records of Shelby County, Texas.

#### RIGHTS-OF-WAY, EASEMENTS AND PERMITS

All rights-of—way, easements, permits, privileges, grants and consents of Express for the construction, laying, maintenance, operation and removal of pipeline facilities in the State of Texas as set forth on Exhibits "B-1" through "B-6" attached hereto and by this reference made a part hereof.

П.

TO HAVE AND TO HOLD all of the above-described premises, rights and properties, together with all and singular the rights, privileges, hereditaments and appurtenances belonging to or in any way appertaining to any or all of the premises, rights or properties hereinabove described and conveyed, unto Black Duck Properties, LLC, its successors and assigns forever; and The Express Gas Pipeline, LP, does hereby bind itself and its successors to warrant specially and forever defend the same unto said Black Duck Properties, LLC, its successors and assigns, against every person whomsoever claiming or to claim the same, or any part thereof, by, through or under The Express Gas Pipeline, LP, but not otherwise. This Deed, Conveyance and Assignment and all conveyances and transfers hereunder shall be subject to all liens, mortgages, taxes

3

Shelby County, TX, as evidenced in

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 26 of 2017002756 Page 4 of 33

(except <u>ad valorem</u> taxes) restrictions, leases (both surface use; and oil, gas and mineral leases), casements, rights<sup>1</sup>of-way, licenses, exceptions, reservations, outstanding interests and other conditions of title or encumbrances of whatever nature, to the extent such matters are of record in Angelina, Nacogdoches, Rusk and Shelby Counties, in Texas and to all matters that are a current survey or visual inspection would reflect.

111.

The Express Pipeline is hereby sold, transferred, assigned, conveyed and delivered to Black Duck Properties, LLC without recourse (even as to the return of the purchase price), and without covenant or warranty of any kind, express, implied, or statutory except as otherwise provided in said Purchase Agreement. WITHOUT LIMITATION OF THE GENERALITY OF THE IMMEDIATELY PRECEEDING SENTENCE AND IN ADDITION TO ANY DISCLAIMERS SET FORTH IN THE PURCHASE AND SALE AGREEMENT, THE EXPRESS GAS PIPELINE, LP HEREBY (i) EXPRESSLY DISCLAIMS AND NEGATES ANY REPRESENTATION OF ANY WARRANTY, EXPRESS, IMPLIED AT COMMON LAW, BY STATUTE OR OTHERWISE. RELATING TO (A) THE CONDITION, PURPOSE, DESIGN, QUALITY, PERFORMANCE, EXISTENCE, CLASS, CERTIFICATE, MAINTENANCE, SPECIFICATION, ABSENCE OF LATENT DEFECTS, OR ANY OTHER MATTER ASSETS (INCLUDING, WITHOUT WHATSOEVER OF THE SUBJECT OR **EXPRESS** WARRANTY ANY IMPLIED LIMITATION, MERCHANTABILITY, OR OF FITNESS FOR A PARTICULAR PURPOSE) OR (B) ANY INFRINGEMENT BY THE EXPRESS GAS PIPELINE, LP OR ANY OF ITS AFFILIATES ON ANY PATENT OR PROPERTY RIGHT OF ANY THIRD PARTY; AND (ii) NEGATES ANY RIGHTS OF BLACK DUCK PROPERTIES, LLC UNDER STATUTES OR AT! COMMON LAW TO CLAIM DIMINUTION OF CONSIDERATION AND ANY CLAIMS BY BLACK DUCK PROPERTIES, LLC FOR DAMAGES BECAUSE OF REDHIBITORY VICES OR DEFECTS, WHETHER KNOWN OR UNKNOWN, IT BEING THE INTENTION OF BLACK DUCK PROPERTIES, LLC AND THE EXPRESS GAS PIPELINE, LP THAT THE SUBJECT ASSETS ARE TO BE CONVEYED IN THEIR PRESENT CONDITION AND STATE OF REPAIR OR DISREPAIR.

IV.

IN WITNESS WHEREOF, this Deed, Conveyance and Assignment is being executed in counterparts, all of which are identical, on the dates shown below, but effective as of 7:00 a.m. of the 14<sup>th</sup> day of August, 2017. Each of such counterparts shall for all purposes be deemed to be an original, provided all of such counterparts shall together constitute but one of the same instrument.

4

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

P6-0026

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 27 of 2017002756 Page 5 of 33 130

"EXPRESS"
THE EXPRESS GAS PIPELINE L.P.,
By THE EXPRESS PIPELINE
CONNECTION L.C., General Partner

By Rod C. Roberts, President of The Express Pipeline Connection, L.L.C

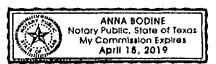
STATE OF TEXAS

COUNTY OF Travis

This instrument was acknowledged before me on the /4th day of August, 2017, by Rod C. Roberts, the President of The Express Pipeline Connection, L.L.C., a Texas Limited Liability Company, the General Partner of The Express Gas Pipeline, L.P. a Texas Limited Partnership, on behalf of said companies.

Notary Public in and for the State of Texas

Anna Bodine



20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 28 of 2017002756 Page 6 of 33

BLACK DUCK PROPERTIES, L.L.C.

By: Larry 10. Wrig

Title: Manager

STATE OF TEXA	AS
COUNTY OF	BEXAR

This instrument was acknowledged before me on the day of August, 2017, by Larry M. Wright, Manager of Black Duck Properties, L.L.C., a Texas limited liability company, on behalf of said limited liability company.

JOHN MARK EDGMON Notary Public State of Texas My Comm. Exp. 12/2/2020 Notary ID 1070702-3 Notary Public in and for the State of Texas

()

I do hereby certify this to be a true copy of the attached document filed and recorded in She(by County/TX) as exidenced in Instrument 2017002756.

Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

P6-0028

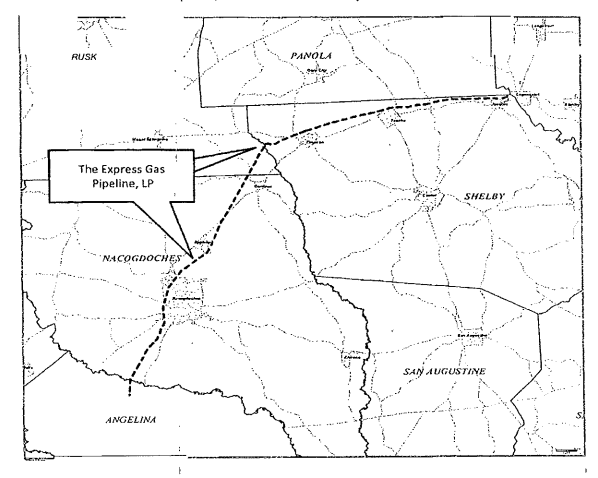
20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 29 of 2017002756 Page 7 of 33

# EXHIBIT "A"

Attached hereto and made a part of that certain

Deed, Conveyance and Assignment dated this 14th day of August, 2017, between The Express

Gas Fipeline, LP and Black Duck Properties, LLC



I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, Çounty Clerk

P6-0029

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# Shelby County, Texas

Date	Grantor	Grantee	Book	Page
02/03/13	Van J. Smith	Gulf Pipe Line Co.	81	7
	:	Gulf Pipe Line Co.		
	<b>\$</b>	and Gulf Production		
01/27/14	E.W. Cockrell	Co.	79	582
01/28/14	D.D. Bazer, et ux.	Gulf Pipe Line Co.	79	609
01/28/14	I.E. Bazer, et ux.	Gulf Pipe Line Co.	79	597
01/28/14	W.H. Cammack	Gulf Pipe Line Co.	79	594
01/28/14	W.H. Cammack	Gulf Pipe Line Co.	79	594
01/28/14	W.H. Cammack	Gulf Pipe Line Co.	79	594
01/28/14	Bridie Carter, et vir.	Gulf Pipe Line Co.	79	592
01/28/14	Mrs. W.J. Cockrell	Gulf Pipe Line Co.	79	593
01/28/14	J.R. Joplin, et ux.	Gulf Pipe Line Co.	79	574
01/28/14	Ralph Jopling, et ux.	Gulf Pipe Line Co.	81	19
01/28/14	J.D. Majors, et ux.	Gulf Pipe Line Co.	81	27
01/28/14	J.W. Majors	Gulf Pipe Line Co.	81	14
01/28/14	A.W. Mathews, et ux.	Gulf Pipe Line Co.	81	24
01/18/14	W.R. Rains	Gulf Pipe Line Co.	79	595
01/29/14	Luke Motley	Gulf Pipe Line Co.	81	8
01/29/14	J.L. Norman	Gulf Pipe Line Co.	81	18
01/29/14	W.J. Shadowens, et ux.	Gulf Pipe Line Co.	79	596
01/29/14	John Turner, et ux.	Gulf Pipe Line Co.	81	25
01/29/14	John Turner, et ux.	Gulf Pipe Line Co.	81	25-26
01/29/14	John Turner, et us.	Gulf Pipe Line Co.	81	25-26
01/31/14	J.H. Hughes	Gulf Pipe Line Co.	79	562
01/31/14	J.R. Lewis	Gulf Pipe Line Co.	79	576
02/02/14	Charles F. Flakes	Gulf Pipe Line Co.	79	607
02/02/14	W.E. Parker	Gulf Pipe Line Co.	81	16
02/02/14	W.W. Rider, et ux.	Gulf Pipe Line Co.	81	21
02/02/14	J.H. Wail	Gulf Pipe Line Co.	79	605
02/02/14	Ben B. White, et ux.	Gulf Pipe Line Co.	79	573
02/02/14	W.D. White, et ux.	Gulf Pipe Line Co.	79	598
02/03/14		Gulf Pipe Line Co.	79	579
02/03/14	J. Nathan King	Gulf Pipe Line Co.	79	564
02/03/14	J. Nathan King	Gulf Pipe Line Co.	79	564
02/03/14	C. Riley, et ux.	Gulf Pipe Line Co.	79	611
02/03/14	Jno. A. White, et ux.	Gulf Pipe Line Co.	79	571
02/04/14		Gulf Pipe Line Co.	79	578
02/04/14		Gulf Pipe Line Co.	79	563
02/04/14		Gulf Pipe Line Co.	79	568
02/05/14		Gull Pipe Line Co.	79	576
02/06/14		Gulf Pipe Line Co.	79	572
02/06/14	C.M. Horton, et ux.	Gulf Pipe Line Co.	79	565
02/06/14		Gulf Pipe Line Co.	79	599

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

Tachelle

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas

	Shelby County,		;	ı r
02/06/14	B.A. Roper	Gulf Pipe Line Co.	79	561
02/07/14	F.M. Bridwell, et al.	Gulf Pipe Line Co.	79	550
02/09/14	Rev. Mack Jones, et al.	Gulf Pipe Line Co.	79	603
02/10/14	G.W. Crenshaw, et ux.	Gulf Pipe Line Co.	79	567
02/10/07	J.H. Cruger, et ux.	Gulf Pipe Line Co.	79	600
02/10/14	F.D. Haden, et ux.	Gulf Pipe Line Co.	81	6
02/10/14	Henry Sears, et ux.	Gulf Pipe Line Co.	79	569
02/11/14	W.A. Cooper, et ux.	Gulf Pipe Line Co.	79	557
02/11/14	W.R. Harris, et ux.	Gulf Pipe Line Co.	79	553
02/11/14	J.M. Whiteside :	Gulf Pipe Line Co.	79	543
02/11/14	C.O. Worsham, et ux.	Gulf Pipe Line Co.	79	554
02/11/14	W.T. Worsham; et ux.	Gulf Pipe Line Co.	79	556
02/12/14	W.F. Andrews	Gulf Pipe Line Co.	79	562
02/12/14	S.W. Wallace	Gulf Pipe Line Co.	81	5
02/13/14	E.H. Andrews, et ux.	Gulf Pipe Line Co.	79	560
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr. et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr. et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr. et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	Phil Bussy, Jr., et al.	Gulf Pipe Line Co.	79	610
02/13/14	W.M. Byrn	Gulf Pipe Line Co.	79	602
02/14/14	F.O. Johnson	Gulf Pipe Line Co.	79	580
02/14/14	Allen Porter, Agent for Robert Porter	Gulf Pipe Line Co.	79	604
02/16/14	J.F. Beasley, et ux.	Gulf Pipe Line Co.	81	11
02/16/14	M.M. Carroll, Jr.	Gulf Pipe Line Co.	79	581
02/16/14	W.I. Deffenbaugh	Gulf Pipe Line Co.	79	606
02/16/14	G.W. Hanson, et ux.	Gulf Pipe Line Co.	79	583
02/17/14	E.A. Booth	Gulf Pipe Line Co.	79	603
02/17/14	Zach Brinson	Gulf Pipe Line Co.	79	558
02/17/14	J.B. Broadus, et ux.	Gulf Pipe Line Co.	79	547
02/17/14		Gulf Pipe Line Co.	79	612
02/17/14	J. R. Foster, et ux.	Gulf Pipe Line Co.	79	612
02/17/14	J.L. Gilbert, et úx.	Gulf Pipe Line Co.	81	23
02/18/14		Gulf Pipe Line Co.	81	547
02/18/14		Gulf Pipe Line Co.	79	546
02/18/14		Gulf Pipe Line Co.	79	545
		Gulf Pipe Line Co.	79	570
			79	544
			79	585
			79	584
02/18/07 02/18/14 02/18/14 02/18/14	H.J. Hennigan, et ux. R.A. Whiddon, et ux.	Gulf Pipe Line Co. Gulf Pipe Line Co. Gulf Pipe Line Co. Gulf Pipe Line Co.	79 79	544 585

2

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby Instrument 2017002756. WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, county Clerk

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas

	Shelby County, Texa	<del>,</del> '	1	
02/18/14	F.M. Whiteside et ux.	Gulf Pipe Line Co.	79	551
02/19/14	J.D. Sholer	Gulf Pipe Line Co.	79	613
,	Whiddon, J.E., Gdn. for his two minor children	. :		
02/19/14	Mary Etta Whiddon & James Floid Whiddon	Gulf Pipe Line Co.	79	549
02/20/14	R.A. Rushing, by W.A. Whiddon, Agt.	Gulf Pipe Line Co.	81	478
02/23/14	Cohron Davis, et ux.	Gulf Pipe Line Co.	79	591
02/23/14	Ima Odom, et al.	Gulf Pipe Line Co.	81	9
02/23/14	J.B. Paramore, et ux.	Gulf Pipe Line Co.	81	15
02/23/14	J.W. Sholar	Gulf Pipe Line Co.	81	20
02/23/14	R. Sholar	Gulf Pipe Line Co.	81	17
02/23/14	W.F. Taley, et ux.	Gulf Pipe Line Co.	79	589
02/24/14	W.R. Crawford, et ux.	Gulf Pipe Line Co.	79	588
02/24/14	C.P. Hooper, et ux.	Gulf Pipe Line Co.	79	587
03/07/14	L.N. Muren	Gulf Pipe Line Co.	81	13
03/28/14	H. Bryant, et al.	Gulf Pipe Line Co.	81	10
05/26/14	F.J. Hobbs	Gulf Pipe Line Co.	81	548
12/16/14	I,W, Willimas	Gulf Pipe Line Co.	79	559
02/18/24	W.F. Hollister, et ux.	Gulf Pipe Line Co.	79	552
102710101		Gulf Pipe Line Co.		
]	45.5	and Gulf Production		
07/09/24	F.M. Bridwell	Co.	124	440
		Gulf Pipe Line Co.	1	
		and Gulf Production	124	441
07/09/24	Mrs. W.H. Harris	Co.   Gulf Pipe Line Co.	124	441
		and Gulf Production		
07/09/24	F.M. Whiteside, et ux.	Co.	124	464
07709724	1 .ivi. vviikeside, et dx.	Gulf Pipe Line Co.		
		and Gulf Production		
07/09/24	Mrs. J.M. Whiteside	Co.	124	438
		Gulf Pipe Line Co.		
		and Gulf Production		1
07/09/24	W.T. Worsham	Co.	124	443
1	:	Gulf Pipe Line Co. and Gulf Production		1
i	•	1	124	446
07140104	EH Androwe of uy	I Co.	1 124	
07/10/24	E.H. Andrews, et ux.	Co Gulf Pipe Line Co.	124	1
07/10/24	E.H. Andrews, et ux.		124	1 1 1
07/10/24	!	Gulf Pipe Line Co. and Gulf Production Co.	124	463
	!	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co.		
07/10/24	E.A. Booth	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production	124	463
07/10/24	!	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co.		
07/10/24	E.A. Booth	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co.	124	463
07/10/24	E.A. Booth  F.L. Brinson, et ux.	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production	124	463
07/10/24	E.A. Booth  F.L. Brinson, et ux.	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co.	124	463
07/10/24	E.A. Booth  F.L. Brinson, et ux.	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. Gulf Pipe Line Co.	124	463
07/10/24	E.A. Booth  F.L. Brinson, et ux.  F.L. Brinson, et ux.	Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production Co.	124	463 458 458

3

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County Jux; as evidenced in Instrument 2017002756.

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas

	Shelby County, Texas			
į		and Gulf Production		1
		Co.		
		Gulf Pipe Line Co.		-
		and Gulf Production		1
07/10/24	W.M. Byrn	Co.	124	459
		Gulf Pipe Line Co.		Ì
		and Gulf Production		
07/10/24	G.W Crenshaw, et ux.	Co.	124	448
		Gulf Pipe Line Co.		
i	·	and Gulf Production		
07/10/24	J.H. Cruger, et ux.	Co.	124	445
01110111		Gulf Pipe Line Co.		
ì		and Gulf Production		
07/10/24	Mrs. F.D. Haden	Co.	124	462
01110124	· · · · · · · · · · · · · · · · · · ·	Gulf Pipe Line Co.		
	ļ	and Gulf Production		
07/10/24	C.O. Worsham, et ux.	Co.	124	442
07/10/24	C.O. Worsham, ec ox.	Gulf Pipe Line Co.	1	
		and Gulf Production	1	
07144104	FID Colley of the	Co.	124	453
07/11/24	F.H. Bailey, et ux.	Gulf Pipe Line Co.	<del>  '-'-</del>	
		and Gulf Production	)	
		Co.	124	453
07/11/24	F. H. Bailey, et ux.	Gulf Pipe Line Co.	127	450
1	,	and Gulf Production		Ì
		Co. 1	124	453
07/11/24	F.H. Bailey, et ux.	Gulf Pipe Line Co.	167	755
		and Gulf Production		
		Co.	124	452
07/11/24	Arthur Bussey, et ux.	Gulf Pipe Line Co.	127	1402
		and Gulf Production		Ì
ļ			124	450
07/11/24	John Bussey, et ux.	Co.	124	1 430
		Gulf Pipe Line Co.		
		and Gulf Production	434	455
07/11/24	Phil Bussy Jr., et ux.	Co.	124	455
		Gulf Pipe Line Co.		1
		and Gulf Production	404	427
07/11/24	J.G. Ellington	Co.	124	437
	ij	Gulf Pipe Line Co.	1	
1	;	and Gulf Production	124	400
07/11/24	F.O. Johnson	Co.	124	460
1		Gulf Pipe Line Co.		
İ	i,	and Gulf Production	434	140
07/11/24	I.N. Williams	Co.	124	449
	] ' "	Gulf Pipe Line Co.		
	:	and Gulf Production	45.	470
07/14/24	E.W. Cockrell, et ux.	Co.	124	479
		Gulf Pipe Line Co.	ţ	
	.e.	and Gulf Production		
07/14/24	Mrs. G.W. Hanson Adm. of G.W. Hanson Est.	Co.	124	481
07/14/24		Gulf Pipe Line Co.	124	478

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby Copyrity Instrument 2017002756.

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

and Gulf Production   Co.		Shelby County, Texa	<u>us</u>		
Gulf Pipe Line Co. and Gulf Production Co.   124   485		:	and Gulf Production		1
O7/14/24   Ima Odom Nutt, et al.   Co.		, , , , , , , , , , , , , , , , , , , ,			
124   485   346					
Gulf Pipe Line Co. and Gulf Production Co.   124   476			1		
O7/14/24   Mrs. W.F. Talley	07/14/24	Ima Odom Nutt, et al.		124	485
07/14/24   Mrs. W.F. Talley   Co.   Gulf Pipe Line Co.   and Gulf Production Co.   124   480			1 - 1		}
O7/14/24   A.O. Whiddon   Gulf Pipe Line Co. and Gulf Production Co.   124   480	. 1		1 .		
and Gulf Production   124   480	07/14/24	Mrs. W.F. Talley		124	476
O7/14/24   A.O. Whiddon   Co.   124   480   Gulf Pipe Line Co. and Gulf Production Co.   124   471   A.O. Whiddon   Co.   124   470   Gulf Pipe Line Co. and Gulf Production Co.   124   470   Gulf Pipe Line Co. and Gulf Production Co.   124   469   A.O. White Co.   A.O.   A.O		-		ĺ	
O7/15/24   Paul Barron, et ux.   Gulf Pipe Line Co, and Gulf Production Co.   124   471		s	and Gulf Production	1	}
O7/15/24   Paul Barron, et ux.   Co.   124   471	07/14/24	A.O. Whiddon		124	480
07/15/24   Paul Barron, etrux.   Co.   Gulf Pipe Line Co. and Gulf Production Co.   124   470					1
Gulf Pipe Line Co. and Gulf Production Co.   124   470			and Gulf Production		
O7/15/24   J.T. Carroll   Co	07/15/24	Paul Barron, etiux.		124	471
O7/15/24   J.T. Carroll   Co.   Gulf Pipe Line Co.   and Gulf Production   Co.   124   469			Gulf Pipe Line Co.		
Gulf Pipe Line Co. and Gulf Production Co.   124   469	ĺ	:	and Gulf Production		
O7/15/24   C.H. Freeman, et ux.   Co. and Gulf Production Co.   124   469	07/15/24	J.T. Carroll	Co. i	124	470
07/15/24         C.H. Freeman, et ux.         Co.         124         469           07/15/24         Mrs. B.J. Hennigan         Co.         124         484           07/15/24         Mrs. B.J. Hennigan         Gulf Pipe Line Co. and Gulf Production         124         473           07/15/24         C.P. Hooper, et ux.         Gulf Pipe Line Co. and Gulf Production         124         483           07/15/24         J.D Sholar         Gulf Pipe Line Co. and Gulf Production         124         483           07/16/24         W.R. Crawford, et ux.         Co.         124         467           07/17/24         J.T. Caldwell, et al.         Gulf Pipe Line Co. and Gulf Production         131         497           07/21/24         Arthur Bussey, et ux.         Co.         124         496           07/21/24         Mack Jones, et al.         Gulf Pipe Line Co. and Gulf Production         124         491           07/21/24         C.D. Scogin         Co.         124         491           07/21/24         H.S. Varnell, et ux.         Co.         124         495			Gulf Pipe Line Co.	ţ	
Gulf Pipe Line Co. and Gulf Production Co.   124   484			and Gulf Production		1
Gulf Pipe Line Co. and Gulf Production Co.   124   484	07/15/24	C.H. Freeman, et ux.	Co.	124	469
07/15/24         Mrs. B.J. Hennigan         Co.         124         484           07/15/24         C.P. Hooper, et ux.         Co.         124         473           07/15/24         C.P. Hooper, et ux.         Gulf Pipe Line Co. and Gulf Production Co.         124         483           07/15/24         J.D Sholar         Gulf Pipe Line Co. and Gulf Production Co.         124         483           07/16/24         W.R. Crawford, et ux.         Gulf Pipe Line Co. and Gulf Production Co.         124         467           07/17/24         J.T. Caldwell, et al.         Co.         131         497           07/21/24         Arthur Bussey, et ux.         Gulf Pipe Line Co. and Gulf Production Co.         124         496           07/21/24         Mack Jones, et al.         Co.         124         493           07/21/24         C.D. Scogin         Co.         124         491           07/21/24         H.S. Varnell, et ux.         Gulf Pipe Line Co. and Gulf Production Co.         124         495			Gulf Pipe Line Co.		
Gulf Pipe Line Co. and Gulf Production Co.   124   473			and Gulf Production		1 1
Gulf Pipe Line Co. and Gulf Production   124   473	07/15/24	Mrs BJ Hennigan	Co.	124	484
and Gulf Production   Co.   124   473	07710721		Gulf Pipe Line Co.		
Gulf Pipe Line Co. and Gulf Production Co.   124   483		į			
Gulf Pipe Line Co. and Gulf Production Co.   124   483	07/15/24	C.P. Hooper et ux	Co.	124	473
O7/15/24   J.D Sholar   D. Sholar   D. Sholar   D. Sholar   Co.   124   483	0//10/24	03.110000., 00.000	Gulf Pipe Line Co.		
O7/16/24   W.R. Crawford, et ux.   Gulf Pipe Line Co. and Gulf Production Co.   124   467				1	
O7/16/24   W.R. Crawford, et ux.   Co.   124   467	07/15/24	L.i.D. Sholar	Co.	124	483
O7/16/24   W.R. Crawford, et ux.   Co.   124   467	07713724	0.0 01001	Gulf Pipe Line Co.		
O7/17/24   J.T. Caldwell, et al.   Gulf Pipe Line Co. and Gulf Production Co.   131   497					Į
O7/17/24	07/16/24	W.R. Crawford et ux.	Co.	124	467
O7/17/24   J.T. Caldwell, et al.   Co.   131   497	07710724	177.11.0.00	Gulf Pipe Line Co.		
O7/21/24   Arthur Bussey, et ux.   Gulf Pipe Line Co. and Gulf Production Co.   124   496	1			1	
O7/21/24   Arthur Bussey, et ux.   Co.   124   496	07/17/24	LT Caldwell et al	Co.	131	497
O7/21/24   Arthur Bussey, et ux.   Co.   124   496	01111124	0.17. 00/07/011, 01 02			1
O7/21/24   Arthur Bussey, et al.   Gulf Pipe Line Co. and Gulf Production Co.   124   493					
Gulf Pipe Line Co. and Gulf Production Co.   124   493	07/21/24	Arthur Bussey, et ux.	Co. :	124	496
07/21/24         Mack Jones, et al.         Co.         124         493           07/21/24         C.D. Scogin         Co.         124         491           07/21/24         C.D. Scogin         Gulf Pipe Line Co. and Gulf Production Co.         124         491           07/21/24         H.S. Varnell, et ux.         Co.         124         495           Gulf Pipe Line Co. and Gulf Production         Gulf Pipe Line Co. and Gulf Production         124         495	V.12 1124				1
07/21/24         Mack Jones, et al.         Co.         124         493           07/21/24         C.D. Scogin         Co.         124         491           07/21/24         C.D. Scogin         Gulf Pipe Line Co. and Gulf Production Co.         124         491           07/21/24         H.S. Varnell, et ux.         Co.         124         495           Gulf Pipe Line Co. and Gulf Production         Gulf Pipe Line Co. and Gulf Production         124         495		'	and Gulf Production	1	
O7/21/24 C.D. Scogin  Co. 124 491  Gulf Pipe Line Co. and Gulf Production Co. 124 491  Gulf Pipe Line Co. and Gulf Production Co. 124 495  Gulf Pipe Line Co. and Gulf Production Co. 124 495  Gulf Pipe Line Co. and Gulf Production Co. 124 495	07/21/24	Mack Jones, et al.		124	493
07/21/24         C.D. Scogin         Co.         124         491           Gulf Pipe Line Co. and Gulf Production         20.         124         495           07/21/24         H.S. Varnell, et ux.         Gulf Pipe Line Co. and Gulf Production         124         495	· · · · · · · · · · · · · · · · · · ·				
07/21/24 C.D. Scogiii  Gulf Pipe Line Co. and Gulf Production Co. 124 495  Gulf Pipe Line Co. and Gulf Production and Gulf Production			and Gulf Production	}	
O7/21/24 H.S. Varnell, et ux.  Gulf Pipe Line Co. and Gulf Production Co.  Gulf Pipe Line Co. and Gulf Pipe Line Co. and Gulf Production	07/21/24	C.D. Scogin	Co. ;	124	491
07/21/24 H.S. Varnell, et ux. Co. 124 495  Gulf Pipe Line Co. and Gulf Production		l l			-
Gulf Pipe Line Co. and Gulf Production	1	:	and Gulf Production	1	1
Gulf Pipe Line Co. and Gulf Production	07/21/24	H.S. Varnell, et ux.	Co	124	495
	T		Gulf Pipe Line Co.		
ممنا بمنا السائد	1	;	and Gulf Production		
07/22/24 Cleveland Bussey Co. 124 492	07/22/24	Cleveland Bussey	Co.	124	492
08/01/24 W.A Cooper : Gulf Pipe Line Co. 124 520			Gulf Pipe Line Co.	124	520

5

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

Machell Sathan

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production 123 632 10/14/24 Pierce Whiteside, et al. Co. Gulf Pipe Line Co. and Gulf Production 126 506 J.A. Deaton, et ux Co. 04/30/25 Gulf Pipe Line Co. and Gulf Production Claude E. Fallin Co. 127 52 04/30/25 Gulf Pipe Line Co. and Gulf Production 503 126 04/30/25 Alvin Gunter Co. Gulf Pipe Line Co. and Gulf Production Co. 127 55 J.R. Jopling, et ux Gulf Pipe Line Co. and Gulf Production 127 54 04/30/25 Co. J.N. Majors Gulf Pipe Line Co. and Gulf Production 127 56 Co. C.C. McDonald 04/30/25 Gulf Pipe Line Co. and Gulf Production 126 500 Co. 04/30/25 Grover C. Peddy Gulf Pipe Line Co. and Gulf Production 126 502 Co. 04/30/25 C. Riley, et ux Gulf Pipe Line Co. and Gulf Production 504 126 Co. 04/30/25 F.B Taylor Gulf Pipe Line Co. and Gulf Production 127 141 Co. 04/30/25 J.R. Weir, et ux. Gulf Pipe Line Co. Mrs. W. A. Bouland by J.L. Davis, Attorney-inand Gulf Production 568 126 Co. 05/01/25 Fact Gulf Pipe Line Co. and Gulf Production 126 552 Co. Cicero Jopling, et ux. 05/01/25 Gulf Pipe Line Co. and Gulf Production 127 62 Co. 05/01/25 J. N. King Gulf Pipe Line Co. and Gulf Production 127 187 Co. 05/01/25 J.O. McCarver Gulf Pipe Line Co. and Gulf Production

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Co.

Gulf Pipe Line Co.

SME LOV

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I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

05/01/25 J.O. McCarver

05/01/25 J.O. McCarver

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Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas and Gulf Production Co. Gulf Pipe Line Co. and Gulf Production 126 569 Co. 05/01/25 Luke Motley Gulf Pipe Line Co. and Gulf Production 569 Co. 126 05/01/25 Luke Molley Gulf Pipe Line Co. and Gulf Production Ço. 126 569 05/01/25 Luke Motley Gulf Pipe Line Co. and Gulf Production 127 61 Co. 05/01/25 Robert Porter Gulf Pipe Line Co. and Gulf Production 127 63 Co. 05/01/25 Walter Scates, et ux Gulf Pipe Line Co. and Gulf Production 566 Co. 126 05/01/25 A.H. Womack, et ux. Gulf Pipe Line Co. and Gulf Production 556 Co. 126 05/02/25 M.M. Bowlin, et ux. Gulf Pipe Line Co. and Gulf Production Co. 126 562 05/02/25 H. Bryant, et al. Gulf Pipe Line Co. and Gulf Production Co. 126 364 Harvey Crawford 05/02/25 Gulf Pipe Line Co. and Gulf Production 126 551 Co. 05/02/25 John Davis Gulf Pipe Line Co. and Gulf Production Co. 127 60 J.B. Foster by J.R. Foster, Gdn. Gulf Pipe Line Co. and Gulf Production 126 559 J.R. Foster, et ux. Co. 05/02/25 Gulf Pipe Line Co. and Gulf Production 560 126 Co. 05/02/25 Mrs. W.L. Foster Gulf Pipe Line Co. and Gulf Production 600 Co. 126 05/02/25 P.L. Hooper, et ux. Gulf Pipe Line Co. and Gulf Production 126 555 Co. 05/02/25 J.R. Lewis Gulf Pipe Line Co. and Gulf Production

7

Co.

Gulf Pipe Line Co.

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

05/02/25 | Luke Motley

05/02/25 A.N. Neal, et ux.

P6-0036

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126

126

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

	Shelby County, Texas	<u>.</u>		
	:	and Gulf Production Co		
		Gulf Pipe Line Co.		
		and Gulf Production		
05/02/25	Mrs. O.M. Ramsey	Co.	126	563
		Gulf Pipe Line Co.		
		and Gulf Production		
05/04/25	C.H. Horton, et.ux.	Co.	126	532
		Gulf Piṗe Line Co.		
		and Gulf Production		
05/04/25	J.D. Majors, et ux.	Co.	126	550
		Gulf Pipe Line Co.	ļ	
1	,	and Gulf Production	-	
05/04/25	H.M. Mitchell, et ux.	Co.	126	548
	·	Gulf Pipe Line Co.		
	¥	and Gulf Production		
05/04/25	Dewey Parrish, et ux.	Co.	126	537
		Gulf Pipe Line Co.		
İ		and Gulf Production	100	500
05/04/25	Allen Samford, et ux.	Co.	126	539
-	*	Gulf Pipe Line Co.		
	Elbert B. Samford by E.B Samford, Agent and	and Gulf Production		
05/04/25	Attorney-In-Fact	Co. :	126	536
		Gulf Pipe Line Co.	1	
	J. B. Samford by E.B. Samford, Agent and	and Gulf Production		[
05/04/25	Attorney-in-Fact	Co.	126_	535
		Gulf Pipe Line Co.		
ļ		and Gulf Production		1 1
05/04/25	W.A. Samford, et ux.	Co.	126	541
		Gulf Pipe Line Co.	1	
	·	and Gulf Production		1 1
05/04/25	W.J. Shadowens, et ux.	Co.	126	547
{		Gulf Pipe Line Co.		
ļ		and Gulf Production	400	540
05/04/25	R. Sholar, et ux.	Co.	126	542
Ţ		Gulf Pipe Line Co. and Gulf Production	1	
05,105,105	Appie Proodus'	Co.	127	138
05/05/25	Annie Broadus	Gulf Pipe Line Co.	+ '-'	
	1 .	and Gulf Production		
05/05/25	E.W. Cockrell	Co.	127	142
03/03/23	L.TT. OOMION ?	Gulf Pipe Line Co.		
		and Gulf Production	1	
05/05/25	J.W. Sholar, et ux.	Co.	126	548
		Gulf Pipe Line Co.		1
		and Gulf Production		
05/05/25	Mrs. Bloom Wagstaff, et vir.	Co.	126	529
	:	Gulf Pipe Line Co.		
1		and Gulf Production		
05/05/25	W.J. Walker, et al.	Co. '	126	533

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas Gulf Pipe Line Co. and Gulf Production 126 530 05/05/25 B.C. Wheat, et ux Co. Gulf Pipe Line Co. and Gulf Production 126 530 05/05/25 B.C. Wheat, et ux Co. Gulf Pipe Line Co. and Gulf Production 127 58 Co. D.D. Bazer, et ux. Gulf Pipe Line Co. and Gulf Production 602 Co. 126 05/16/25 Ralph Jopling, et ux. Gulf Pipe Line Co. and Gulf Production 139 Co. 127 05/26/25 Alma Davis, et vir. Gulf Pipe Line Co. and Gulf Production George B. Goff; et ux. Co. 127 189 05/26/25 Gull Pipe Line Co. and Gulf Production 127 216 Co. 05/27/25 Mary White, et al. Gulf Pipe Line Co. and Gulf Production Co. 127 347 07/31/25 Robert Spivey 1 Gulf Pipe Line Co. and Gulf Production Mrs. Viola Rushing by A.O. Whiddon, Agent & Co. 08/05/25 Attorney-in-Fact Gulf Pipe Line Co. and Gulf Production 172 W.F. Hollister, et ux. 128 08/25/25 Gulf Pipe Line Co. and Gulf Production Mrs. Viola RushingA.O. Whiddon, Agent & 08/27/25 Attorney-in-Fact Gulf Pipe Line Co. and Gulf Production 190 Co. 08/31/25 C.H. Horton, et ux Gulf Pipe Line Co. and Gulf Production 503 Co. 127 09/08/25 Arthur Bussey, et ux Gulf Pipe Line Co. and Gulf Production 128 254 Co. Mrs. M. Lochabay 09/23/25 Gulf Pipe Line Co.

y

and Gulf Production

Transmission Corp.

Transmission Corp.

Gulf Refining Co.

Co. Texas :

Texas

131

Eastern

Eastern

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WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

06/12/26

07/17/42

07/17/42

05/04/48 L.B. Dean

C.C. Hayden

Texas Highway Dept

Texas Highway Dept.



20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 39 of 2017002756 Page 17 of 33

# EXHIBIT "B-1"

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Shelby County, Texas

	Shelby County, Texa	<u> </u>		
1	1	and Gulf Oil Corp.		
05/04/48	C.H. Horton, et ux.	Gulf Refining Co. and Gulf Oil Corp.	276	616
05/04/48		Gulf Refining Co. and Gulf Oil Corp.	276	617
05/06/48	J.R. Anderson	Gulf Refining Co. and Gulf Oil Corp.	277	329
11/09/51	Earl Hanson, et al.	Gulf Refining Co	306	192
06/10/52	M.E. Bowlin, et ux.	Gulf Refining Co. and Gulf Oil Corp.	311	258
06/10/52	H.Q. Hoard, et ux.	Gulf Refining Co. and Gulf Oil Corp.	311	256
03/23/54	Texas Hwy Debt.	Texas : Eastern Transmission Corp.		
04/20/55	Texas Hwy. Dept.	Texas Eastern Transmission Corp.		
04/20/55		Texas Eastern Transmission Corp.		
11/02/59	Gulf Refining Co.	Texas Eastern Transmission Corp.	381	347
12/18/59	Gulf, Colorado& Sante Fe R.R. Co. and Gulf Refining Co.	Texas Eastern Transmission Corp.		
09/29/71	Texas Hwy, Dept.	Texas Eastern Transmission Corp.		



P6-0039

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# Rusk County, Texas

08/23/54	Ruby L. Dumasi et vir. Commissioners Court, Panola Co. Texas	Texas Eastern Transmission Corp.	530	153
08/23/54	· · · · · · · · · · · · · · · · · · ·			
06/27/10		Texas Eastern Transmission Corp.		
	J.A. Anderson, et ux.	Gulf Pipe Line Co.	67	150
06/27/10	M.J. Barton, et ux.	Gulf Pipe Line Co.	67	138
06/27/10	T.S. Barton, et ux.	Guif Pipe Line Co.	67	1400
	R.F. Garrison, et ux.	Gulf Pipe Line Co.	67	144
	F.L. Hudgins, et ux.	Gulf Pipe Line Co.	67	136
	J.R. Latimer, et.ux.	Gulf Pipe Line Co.	67	. 142
	S.M. Moore, et ux.	Gulf Pipe Line Co.	67	134
	M.L. Moore, et al.	Gulf Pipe Line Co.	67	130
<u></u>	W.Y. Garrison	Gulf Pipe Line Co.	67	146
0,,2,,	S.M. Moore, Agent for Nannie Fountain, et	· ·		
	al.	Gulf Pipe Line Co.	67	132
07/29/10	The Brown Brick & Tile Co.	Gulf Pipe Line Co.	67	183
08/02/10	J.R. Latimer	Gulf Pipe Line Co.	67	152
08/20/10	R.F. Garrison '	Gulf Pipe Line Co.	67	: 182
11/16/10	E.A. Blount	Gulf Pipe Line Co.	1676	741
12/07/10	E.A. Blount	Gulf Pipe Line Co.	1677	111
1	Mrs. M.L. Moore	Guif Pipe Line Co.	83	193
	Marian C. Challian of My	Gulf Pipe Line Co. & Gulf Production Co.	123	612
07/03/23	Marion C. Skelton, et ux.	Gulf Pipe Line Co. & Gulf Production		
07/03/24	Nora Anderson	Co. :	123	627
07/02/24	M.J. Barton, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	123	629
07/03/24	W.J. Barton, et ox.	Gulf Pipe Line Co. & Gulf Production	100	
07/03/24	T.S. Barton, et ux.	Co	123	614
		Guif Pipe Line Co. & Gulf Production	-	·
07/03/24	R.F. Garrison, et ux.	Co.	123	618
	TX1 : Gallison, or ox.	Gulf Pipe Line Co. & Gulf Production	123	617
07/03/24	J.R. Latimer, et ux.	Guif Pipe Line Co. & Gulf Production	123	1
07/03/24	G.W. Young	Co	123	611
		Gulf Pipe Line Co. & Gulf Production	123	609
07/05/24	George Harris, et ux.	Gulf Pipe Line Co. & Gulf Production		
07/08/24	Earnest Weaver, et al.	Co	123	615
07/09/24	Jack Garrison, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	123	634
10/28/42	S.M. Adams	Gulf Refining Co. & Gulf Oil Co.	360	190

I do herdby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

Cancille Cathon

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

Date	Grantor	Grantee	Book	<u>Page</u>
06/27/10	Tom Crawford, et al.	Gulf Pipeline Co.	72	647
06/27/10	J.W. Harlt, et al.	Gulf Pipeline Co.	74	16
06/27/10	T.J. Melton, et al.	Gulf Pipeline Co.	75	77
06/27/10	J.A. Slay	Gulf Pipeline Co.	72	644
06/28/10	G.W. Faulkner, et ux.	Gulf Pipeline Co.	74	21
06/28/10	A.J. Fears, et ux.	Gulf Pipeline Co	72	642
06/28/10	Mrs. M.I. Strode	Gulf Pipeline Co.	74	189
06/28/10	Dora Tims, et al.	Gulf Pipeline Co.	74	192
06/29/10	S.W. Hunt, et ux.	Gulf Pipeline Co.	75	75
06/29/10	F.W. Parrott	Gulf Pipeline Co.	72	631
06/29/10	Arthur Peterson, et al.	Gulf Pipeline Co.	75	73
06/29/10	J.L. William, et ux.	Gulf Pipeline Co.	75	68
06/30/10	J.W. Boyd, et ux.	Gulf Pipeline Co.	74	22
06/30/10	R.H. Burns, et ux.	Gulf Pipeline Co.,	74	63
06/30/10	T.J. Peterson	Gulf Pipeline Co.	75	66
06/30/10	John M. Richards, et ux.	Gulf Pipeline Co.	74	39
07/01/10	W.G. Harti, et ux.	Gulf Pipeline Co.	74	8
07/04/10	Angelina County Lumber Co.	Gulf Pipeline Co.	72	634
07/04/19	S.C. Parrott, et al.	Gulf Pipeline Co.	74	107
07/05/10	Joe Manchaca, et ux.	Gulf Pipeline Co.	74	24
07/05/10	S. Michelli	Gulf Pipeline Co.	74	31
07/05/10	T. Supulvado, et ux.	Gulf Pipeline Co.	74	31
07/06/10	M. Peterson, et ux.	Gulf Pipeline Co.	74	17
07/08/10	Tom Hinjosa, et ux.	Gulf Pipeline Co.	74	4
07/08/10	F.M. Richards, et ux.	Gulf Pipeline Co.	74	23
07/09/10	Chas Hoya, et al.	Gulf Pipeline Co.	72	637
07/14/10	Alice Fears	Gulf Pipeline Co.	72	633
07/18/10	Elareo Cordova, et ux.	Gulf Pipeline Co.	74	29
07/18/10	J.H. Summers	Gulf Pipeline Co.i	74	2
07/19/10	Josh Henson	Gulf Pipeline Co.	74	10
07/19/10	V.E. Rathbone	Gulf Pipeline Co.	74	38
07/20/10	A.M. Evans, et ux.	Gulf Pipeline Co.	74	13
	4			
07/20/10	Dixon Greer	Gulf Pipeline Co.	72	630
As Amen	ded By:			
04/23/99	Cendant Mobility Services Corp.	Lancer Resources Company	1331	24
07/20/10	Elma Greer	Gulf Pipeline Co.	72	629
As Amen	ded By:		<u>, </u>	<del></del>
04/23/99	Cendant Mobility Services Corp.	Lancer Resources Company	1331	24
07/20/10	Chas Hoya	Gulf Pipeline Co.	74	6

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Gas Pipeline, LP and Black Duck Properties, LLC

#### Nacogdoches County, Texas

	.*		_	
07/20/10	Mrs. Antonia Manchaca, et al.	Gulf Pipeline Co.	74	33
07/20/10	Mrs. J.E. Patterson, et al.	Gulf Pipeline Co.	90	429
07/20/10	Moses Tims, et ux.	Gulf Pipeline Co.	74	27
07/20/10	Eli Westfall, et al.	Gulf Pipeline Co.	74	101
07/21/10	Jessie Greer	Gulf Pipeline Co.	74	131
07/29/10	C.S. Means, et ux.	Gulf Pipeline Co.,	74	58
As Amen	ded By:	-		
04/23/99	Cendant Möbility Services Corp.	Lancer Resources Company	1331	24
07/30/10	Gladys Simpson, et al.	Gulf Pipeline Co.!	74	190
08/03/10	Ida Barton, et vir.	Gulf Pipeline Co.	75	68
08/08/10	J.L. Williams	Gulf Pipeline Co.	74	110
08/22/10	Louis J. Wortham	Gulf Pipeline Co.	74	62
08/23/10	Eli Westfall, et al.	Gulf Pipeline Co.	75	65
08/25/10	Fred W. Halacher, et ux.	Gulf Pipeline Co.	74	123
	Geo. S. McCarty, Ind. And as			
08/27/10	Gdn.	Gulf Pipeline Co.	749	238
08/27/10	Mrs. M. I. Strode, Ind. Et al.	Gulf Pipeline Co.	74	102
09/01/10	W.B. Melton, et ux.	Gulf Pipeline Co.	74	507
09/01/10	S.A. Smith, et ux.	Gulf Pipeline Co	75	30
09/30/10	W.L. Moody	Gulf Pipeline Co.	74	143
11/10/10	Thos. E. Baker, et al.	Gulf Pipeline Co.	74	188
11/12/10	W.H. Davidson	Gulf Pipetine Co.	75	77
11/16/10	E.A. Blount	Gulf Pipeline Co.	1676	741
12/07/10	E.A. Blount	Gulf Pipeline Co.	75	447
02/27/14	S.C. Parrott, et al.	Gulf Pipeline Co.	82	422
02/28/14	Mrs. Antonia Manchaca	Gulf Pipeline Co.	85	55
03/02/14	T.L. Blackshear	Gulf Pipeline Co.	82	382
03/02/14	Mrs, F.W. Harlacher	Gulf Pipeline Co.	85	53
03/02/14	Josh Henson	Gulf Pipeline Co.	82	407
03/02/14	S.W. Hunt, et ux.	Gulf Pipeline Co.	82	406
03/02/14	Mrs. J.W. Strode	Gulf Pipeline Co.	82	429
03/02/14	R.C. White	Gulf Pipeline Co.:	82	435
				1
03/03/14	Angelina County Lumber Co.	Gulf Pipeline Co.	82	376
03/03/14	E.A. Blount	Gulf Pipeline Co.	82	383
03/03/14	G.A. Blount	Gulf Pipeline Co.	82	379
03/03/14	G.A. Blount	Gulf Pipeline Co.	82	379
03/03/14	Mrs. J.E. Patterson, et al.	Gulf Pipeline Co.	82	424
03/03/14	T. Supulvado, et ux.	Gulf Pipeline Co.	82	426
03/04/14	W. G. Aartt	Gulf Pipeline Co.	82	410
03/05/14	G.W. Faulkner, et ux.	Gulf Pipeline Co.	85	52
03/05/14	Alex Fears, et ux.	Gulf Pipeline Co.	85	62

2

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

;			
W.H. Hollis, et ux.	Gulf Pipeline Co	82	405
Moses Tims, et ux.	Gulf Pipeline Co.	85	59
R.L. Collins, et ux.	Gulf Pipeline Co.	82	385
Ed Tims, et ux.	Gulf Pipeline Co.	82	433
Alice Fears	Gulf Pipeline Co.	82	391
Bunyan Greer	Gulf Pipeline Co.:	82	392
Dixon Greer	Gulf Pipeline Co.	82	395
ded By:			
Cendant Möbility Services Corp.	Lancer Resources Company	1331	24
Miss Elma Greer	Gulf Pipeline Co.:	82	394
ied By:	· ·		
	Lancer Resources Company	1331	24
Mrs. Jessie Greer	Gulf Pipeline Co.	85	58
Mrs. S.C. Parrott	Gulf Pipeline Co.	85	58
	Gulf Pipeline Co.	85	58
Don Ceasar BeBiazzeon	Gulf Pipeline Co.	85	51
J.W. Christian	Gulf Pipeline Co.	82	386
Tom Hinjosa, et ux.	Gulf Pipeline Co.	82	404
	Gulf Pipe Line Co. & Gulf		
C.W. Strode	Production Co.	110	601
	Gulf Pipe Line Co. & Gulf		
Mrs. M.I. Strode		110	600
p.			
A.B. Crawford	Production Co.	110	626
	Gulf Pipe Line Co. & Gulf		
Tom Crawford, et ux.		110	621
	Gulf Pipe Line Co. & Gulf		
Mart Melton		110	629
		1	
Mrs. J.A. Slay		110	628
		140	600
Selener Smith, et vir.		1110	623
		110	625
E.D. Stubblefield, et ux.		110	- 023
0.50		112	14
U.r. Barron, et ux.		112	-   '-
LIM Band of the	1	112	17
J.vv. Boya, et ux.		116	- 1 '-
0.5.0		124	14
	···	124	
i FIAI Lingti, Ind and ac	CONTRINGUING CO & GUIT		
	R.L. Collins, et ux.  Ed Tims, et ux.  Alice Fears  Bunyan Greer  Dixon Greer  led By:  Cendant Mobility Services Corp.  Miss Elma Greer  led By:  Cendant Mobility Services Corp.  Mrs. Jessie Greer  Mrs. S.C. Parrott  G.W. Tillery, Jr.  Don Ceasar BeBiazzeon  J.W. Christian  Tom Hinjosa, et ux.  C.W. Strode  A.B. Crawford  Tom Crawford, et ux.  Mart Melton	Moses Tims, et ux.  R.L. Collins, et ux.  Gulf Pipeline Co.  Ed Tims, et ux.  Gulf Pipeline Co.  Alice Fears  Gulf Pipeline Co.  Bunyan Greer  Dixon Greer  Gulf Pipeline Co.  Gulf Pipe Line Co. & Gulf Production Co.	Moses Tims, et ux.  R. L. Collins, et ux.  Gulf Pipeline Co.  R. L. Collins, et ux.  Gulf Pipeline Co.  S2  Ed Tims, et ux.  Gulf Pipeline Co.  Alice Fears  Gulf Pipeline Co.  B2  Bunyan Greer  Gulf Pipeline Co.  B2  Bunyan Greer  Gulf Pipeline Co.  B2  Bunyan Greer  Gulf Pipeline Co.  B2  Cendant Mobility Services Corp.  Miss Elma Greer  Gulf Pipeline Co.  B2  Cendant Mobility Services Corp.  Lancer Resources Company  Mrs. Jessie Greer  Gulf Pipeline Co.  B5  Mrs. S. C. Parrott  Gulf Pipeline Co.  B5  G.W. Tillery, Jr.  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B5  G.W. Tillery, Jr.  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B6  Gulf Pipeline Co.  B7  Gulf Pipeline Co.  B8  Gulf Pipeline Co.  B1  Gulf Pipeline Co.  B2  Gulf Pipeline Co.  B2  Gulf Pipeline Co.  B3  Gulf Pipeline Co.  B4  Gulf Pipeline Co.  B4  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B2  Gulf Pipeline Co.  B4  Gulf Pipeline Co.  B5  Gulf Pipeline Co.  B6  Gulf Pipeline Co.  B6  Gulf Pipeline Co.  B7  Gulf Pipeline Co.  Gulf Pipeline Co.  B6  Gulf Pipeline Co.  Gul

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I do her by certify this to be a true copy of the attached document filed and recorded in Shelby County, TX as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk



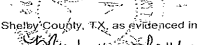
Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

07/01/24	J.M. McMillan	Gulf Pipe Line Co. & Gulf Production Co.	110	620
07/01/24	T.J. Peterson	Gulf Pipe Line Co. & Gulf Production Co.	112	13
07/24/24	W.O. Richards, et ux.	Gulf Pipe Line Có. & Gulf Production Co.	112	15
07/01/24	Wm, B. Worthham	Gulf Pipe Line Co. & Gulf Production Co.	112	10
07/02/24	D.M. McDuffie	Gulf Pipe Line Co. & Gulf Production Co.	112	25
07/02/24	; W.B. Meltön, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	112	8
07/03/24	Max W. Hart	Gulf Pipe Line Co. & Gulf Production Co.	112	11
07/14/24	Mrs. Annie Mullins, Ind. et al.	Gulf Pipe Line Co. & Gulf Production Co.	112	37
Replaced by:	,			
01/19/01	Acme Brick Company	Lancer Resources Company	1575	80
07/16/24	R.H. Burns, et al.	Gulf Pipe Line Co. & Gulf Production Co.	112	81
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blourit	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co. ;	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.A. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	134
04/28/25	G.E. Stripling	Gulf Pipe Line Co. & Gulf Production Co.	114	130



Attached hereto and made a part of that certain

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Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

	; 	Gulf Pipe Line Co. & Gulf	1	1
04/28/25	G.W. Tillery, Jr.,	Production Co.	114	131
		Gulf Pipe Line Co. & Gulf		
04/29/25	Mrs. F.W. Halacher	Production Co.	114	135
0.4.00.00	Itasca P. Blount	Gulf Pipe Line Co. & Gulf Production Co.	114	132
04/30/25	itasca P. Bloom	Gulf Pipe Line Có. & Gulf	114	102
05/05/25	J. Thos. Hall	Production Co. :	114	168
		Gulf Pipe Line Có. & Gulf		
05/07/25	L.L. Martin , et ux.	Production Co.	114	182
05/08/25	R.A. Hali	Gulf Pipe Line Cò. & Gulf Production Co.	114	191
03/03/23	TXXX FIGHT .	Gulf Pipe Line Co. & Gulf	· · · · · · · · · · · · · · · · · · ·	
05/08/25	Mrs. A.L. Ramsey, et al.	Production Co.	114	219
		Gulf Pipe Line Co. & Gulf		220
05/09/25	Josh Henson	Production Co.	114	229
05/09/25	G.L. Olds, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	206
03/09/23	G.E. Oldsitet dx.	Gulf Pipe Line Co. & Gulf		
05/11/25	Robert Berger	Production Co.	114	177
		Gulf Pipe Line Co. & Gulf	1	170
05/11/25	Anna Brewer, Ind. and as Gdn.	Production Co.	114	179
05/11/25	R.J. Christian, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	172
05/11/25	R.J. Christian, et ux.	Gulf Pipe Line Co. & Gulf	1	
05/11/25	Rho Cox	Production Co.	114	178
		Gulf Pipe Line Co. & Gulf	1	
05/11/25	Josh Henson	Production Co.	114	165
0544105	1 84 84illor ot ol	Gulf Pipe Line Co. & Gulf Production Co.	114	175
05/11/25	J.M. Miller, et al.	Gulf Pipe Line Co. & Gulf	1	
05/11/25	Nacogdoches Ice Cream Co.	Production Co.	114	171
	i i	Gulf Pipe Line Co. & Gulf		
05/11/25	R. Partin, et ux.	Production Co.	114	184
0644/06	Marion Earl Reid, et al.	Gulf Pipe Line Co. & Gulf Production Co.	114	166
05/11/25	Walton Earl Nelo, et al.	Gulf Pipe Line Co. & Gulf		
05/11/25	Edwin Tillery	Production Co.	114	169
	•	Gulf Pipe Line Co. & Gulf		
05/12/25	A. Bockman, et ux.	Production Co.	114	181
054005	A.T. Garrard et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	193
05/12/25	I.A. I. Gallard et ux.	Triodaction Co. 1	1 1 1 7	

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WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

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Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

		Gulf Pipe Line Co. & Gulf		105
05/12/25	Mrs. W.V Loveless	Production Co.	114	195
05/12/25	L.B. Mast, let al.	Gulf Pipe Line Co. & Gulf Production Co.	114	237
As Ameno	tert by	•		
71374116116	AT Mast III, John C Mast,	1		T
	Patricia Mast George, & HGT	Lancer Resource's		
05/29/2002	Group, LP <sup>d</sup>	Company	1747	97
05/12/25	J.T. Smith, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	221
00,12.20		Gulf Pipe Line Co. & Gulf		
05/12/25	I.L. Sturdevant	Production Co.	114	174
		Gulf Pipe Line Co. & Gulf		
05/13/25	Mrs. Julia Curl	Production Co.	114	218
-		Gulf Pipe Line Co. & Gulf		
05/13/25	Geo. T. McNess	Production Co.	114	192
	•	Gulf Pipe Line Co. & Gulf		045
05/13/25	J.W. Millard	Production Co.	114	215
		Gulf Pipe Line Co. & Gulf	111	209
05/14/25	R. Partin, et ux.	Production Co.	114	209
05111105	000 70 1	Gulf Pipe Line Co. & Gulf Production Co.	114	232
05/14/25	Bill Thorn, et al.	Gulf Pipe Line Co. & Gulf	1 1 1 77	- 232
05/14/25	Jim W. Weatherly, et ux.	Production Co. & Guir	114	227
03/14/23	Sill VV. VVeatherly, et ux.	Gulf Pipe Line Co. & Gulf	1	
05/15/25	Itasca P. Biount	Production Co.	114	216
00/10/20	1	Gulf Pipe Line Co. & Gulf		
05/15/25	G. W Falkner,	Production Co.	114	231
		Gulf Pipe Line Co. & Gulf		
05/15/25	Bob T. Millard, et al.	Production Co. :	114	149
	·	Gulf Pipe Line Co. & Gulf		
05/15/25	Bob T. Millard, et ux.	Production Co.	114	225
	4	Gulf Pipe Line Co. & Gulf		47.
05/15/25	L.S. Taylor, et al.	Production Co.	114	474
As Amen	ded By:		T	
07/04/00	Nanadashaa Trada Dava 1 C	Lancer Resources	1371	169
07/01/99	Nacogdoches Trade Days, L.C.	Gulf Pipe Line Co. & Gulf	1 ''	100
05/10/25	Mrs. Jessie Greer	Production Co.	114	235
05/19/25	IVII 5. JESSIG OTEGI	Gulf Pipe Line Co. & Gulf	1	1-00
05/21/25	J.R. Gray, et al.	Production Co.	114	234

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Deputy P6-00

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Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

	<b>:</b>	_		•
05/29/25	Ollie Falkner, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	259
05/29/25	Alex Fears; et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	261
07/31/25	Mrs. Elma Armfield	Gulf Pipe Line Co. & Gulf Production Co.	114	326
As Amen	ded By:	•		
04/23/99	Cendant Mobility Services Corp.	Lancer Resources Company	1331	24
07/31/25	T.L. Blackshear	Gulf Pipe Line Co. & Gulf Production Co.	114	335
07/31/25	Dixon Greer	Gulf Pipe Line Co. & Gulf Production Co.	114	328
As Amen	ded By: ,			
04/23/99	Cendant Mobility Services Corp.	Lancer Resources Company	1331	24
07/01/25	: E. S. Greed, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	329
07/31/25	R.C. White	Gulf Pipe Line Co. & Gulf Production Co.	114	333
08/01/25	W.C. Howard	Gulf Pipe Line Co. & Gulf Production Co.	114	330
08/01/25	C.H. Muckelroy, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	336
08/01/25	Mrs. J.W. Strode	Gulf Pipe Line Co. & Gulf Production Co.	114	339
08/01/25	J.F. Wagner, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	114	332
08/06/25	C.H. Loeckle	Gulf Pipe Line Co. & Gulf Production Co.	114	341
08/21/25	James D. Greer	Gulf Pipe Line Co. & Gulf Production Co.	114	371
08/21/25	J.D. Skeeters	Gulf Pipe Line Co. & Gulf Production Co.	114	369
02/23/26	George W. Tillery, Jr., Gdn., et al.	Gulf Pipe Line Co. & Gulf Production Co.		
11/22/26	J.E. Garrett	Gulf Pipe Line Co. & Gulf Production Co.	117	241
05/09/28	Mrs. A. L. Ramsey, Gdn., et al.	Gulf Pipe Line Co.	122	213
07/02/28	J.H. Summers, Jr.	Gulf Pipe Line Co. & Gulf Production Co.	122	234
09/10/29	J.H. Franklin, et al.	Gulf Pipe Line Co. & Gulf Production Co. :	126	52

/

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, FX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

11/27/34	Rosa Prince, et al.	Gulf Pipe Line Co. & Gulf Production Co.	138	306
11/2//04	1705a Frince, et al.	Gulf Pipe Line Co. & Gulf	130	
06/03/42	Ollie Falkner, et ux.	Production Co.	157	527
00/00.72	1.	Gulf Pipe Line Co. & Gulf	'	
06/03/42	Dock Sexton, et al.	Production Co.	157	529
		Gulf Pipe Line Co. & Gulf		
06/04/42	Thos.E. Baker	Production Co.	157	530
	1:	Gulf Pipe Line Co. & Gulf		
06/04/42	W. W Falkner, et ux.	Production Co.	157	520
		Gulf Pipe Line Co. & Gulf		
06/04/42	W.F. Greer, et al.	Production Co.	157	517
	·	Gulf Pipe Line Co. & Gulf		
06/04/42	L. B. Mast jet al.	Production Co.	157	519
07/18/42	State Hwy. Dept.	Gulf Refining Co.		
07/18/42	State Hwy. Dept.	Gulf Refining Co.		
		Gulf Pipe Line Co. & Gulf		
10/28/42	J. R. Gray, et al.	Production Co.	160	323
05/24/49	State Hwy: Dept.	Gulf Refining Co:	ļ	
10/08/49	State Hwy, Dept.	Gulf Refining Co.	<u> </u>	
12/04/51	Thomas E. Laird, et ux.	Gulf Refining Co.	223	369
10/19/54	Texas Hwy. Dept.	Gulf Refining Co.		
10/10/01		Texas Eastern		
09/03/59	J.W. Sutton, et al.	Transmission Corp.	285	32
00,00,00		Texas Eastern	**	
11/02/59	Gulf Refining Company	Transmission Corp.	285	581
		Texas Eastern		
11/02/59	Gulf Refining Company	Transmission Corp.	285	581
	Gulf Refining Co. and Texas &	Texas Eastern		
03/02/60	New Orleans RR Co.	Transmission Corp.		N/R
	Gulf Refining Co. and Texas &	Texas Eastern ;		
03/02/60	New Orleans RR Co.	Transmission Corp.		N/R
		Texas Eastern		
12/18/64	Texas Hwy. Dept.	Transmission Corp.		
01/17/69	Texas Eastern Transmission	E.W. Roark	353	741
,,,,,,		Texas Eastern		
12/12/73	Moore Business Forms, Inc.	Transmission Corp.	387	349
	ŀ	Texas Eastern		
01/13/76	Bethel Baptist Church	Transmission Corp.	404	254

8



20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 49 of 2017002756 Page 27 of 33

# EXHIBIT "B-3"

Attached hereto and made a part of that certain
Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express
Gas Pipeline, LP and Black Duck Properties, LLC

# Nacogdoches County, Texas

05/29/81	Lenvel Standland, et al.	Texas Eastern Transmission Corp.	465	124
02/16/83	Big Red Enterprises, Inc.	Texas Eastern Transmission Corp.	485	211
02/21/83	Glenn Layton	Texas Eastern Transmission Corp.	485	205
03/03/83	East Texas Portable Building Co.	Texas Eastern Transmission Corp.	485	200

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 50 of 2017002756 Page 28 of 33

#### EXHIBIT "B-4"

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

Angelina County, Texas

Date	Grantor	Grantee	Book	Page
07/02/10	W.H. Bonner	Gulf Pipe Line Co.	40	543
07/02/10	W.F. Heaton	Gulf Pipe Line Co.	30	421
07/02/10	M.A. Modissett, et. al.	Gulf Pipe Line Co.	30	100
07/04/10	Andy Modissett	Gulf Pipe Line Co.	30	43
07/06/10	J.L. Calvert	Gulf Pipe Line Co.	30	44
02/27/14	W.E. Massingill	Gulf Pipe Line Co.	35	677
02/27/14	J.C. Modissett, et ux.	Gulf Pipe Line Co.	35	678
02/27/14	M.A. Modissett, et. al.	Gulf Pipe Line Co.	35	679
03/04/14	J.W. Spears	Gulf Pipe Line Co.	35	680
03/27/14	W.F. Heaton, et ux.	Gulf Pipe Line Co.	35	681
04/25/25	E.C. Heaton, et al.	Gulf Pipe Line Ca. & Gulf Production Co.	63	157_
04/25/25	Mrs. W.E. Massingill	Gulf Pipe Line Co. & Gulf Production Co.	63	160
04/25/25	Mrs. Martha A Modisett	Gulf Pipe Line Co. & Gulf Production Co.	63	159
04/25/25	J.W Spears	Gulf Pipe Line Co. & Gulf Production Co.	63	158
04/29/25	J.C. Modisett, et ux.	Gulf Pipe Line Co. & Gulf Production Co.	63	175
06/02/42	J.C. Modisett, et ux.	Gulf Refining Co. & Gulf Oil Corp.	101	204
08/29/50	Texas Hwy, Dept,	Gulf Refining Co.		
12/02/59	Gulf Refining Co.	Texas Eastern Transmission Corp.	236	584

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk Instrument 2017002756.

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# EXCEPTIONS AS NOTED IN 1992 TEPCO TO LANCER PURCHASE AGREEMENT Nacogdoches County, Texas

- 1. Tracts 20, 21, 26, 46 and 67 in Nacogdoches County, Texas involve easements that have been released prior to the date of the Purchase and Sale Agreement or from which the pipe has been removed prior to the date of this Agreement.
- 2. (A) Amendatory Agreement ("Agreement"), dated 1/13/76, between Bethel Baptist Church, by Trustees ("Bethel"), and Texas Eastern Transmission Corporation ("Corporation"), recorded in Volume 404, Page 254, Deed Records, Nacogdoches County, Texas. Said Agreement amends three easements recorded in Volume 74, Page 8, Volume 82, Page 410 and Volume 114, Page 369, whereby Corporation agrees to remove its existing pipeline from that portion of the property owned by Bethel and Bethel grants to Corporation an alternate right of way within a portion of land for future pipeline construction, subject to stated conditions.
  - (B) Amendatory 'Agreement ("Agreement"), dated 03/03/83, between East Texas Portable Building Co., Inc. ("Owner"), and Texas Eastern Transmission Corporation ("Corporation"), recorded in Volume 485, Page 200, Deed Records, Nacogdoches County, Texas. Said Agreement amends easement recorded in Volume 114, Page 117, whereby Corporation agrees to re-route the pipeline and restrict easement to centerline as described therein, subject to certain rights reserved by Owner, as related to potential development of lands by Owner.
  - (C) Amendatory Agreement ("Agreement"), dated 02/21/83, between Glenn Layton ("Owner"), and Texas Eastern Transmission Corporation ("Corporation"), recorded in Volume 485, Page 205, Deed Records, Nacogdoches County, Texas. Said Agreement amends easement recorded in Volume 114, Page 117, whereby Corporation agrees to re-route the pipeline and restrict easement to centerline as described therein, subject to certain rights reserved by Owner, as related to potential development of lands by Owner.
  - (D) Amendatory, Agreement ("Agreement"), dated 02/16/83, between Big Red Enterprises, Inc. ("Owner"), and Texas Eastern Transmission Corporation ("Corporation"), recorded in Volume 485, Page 211, Deed Records, Nacogdoches County, Texas. Said Agreement amends easement recorded in Volume 114, Page 177, whereby Corporation agrees to re-route the pipeline and restrict easement to centerline as described therein, subject to certain rights reserved by Owner, as related to potential development of lands by Owner.
  - (E) Amendatory 'Agreement ("Agreement"), dated 05/29/81, between Lenvel Stanaland, et al. ("Owners"), and Texas Eastern Transmission Corporation

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

Machelle Payhan
P6-0051

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 52 of 130.

#### EXHIBIT "B-5"

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

("Corporation"), recorded in Volume 465, Page 124, Deed Records, Nacogdoches County, Texas. Said Agreement amends easement recorded in Volume 114, Page 174, whereby Corporation agrees to (i) cut and scal pipeline, (ii) Owners may then remove pipe and will own pipe, (iii) after removal of pipe Owners will be free to mine the sand and (iv) the easement of Corporation is restricted to centerline as described therein.

- (F) Amendatory Agreement ("Agreement"), dated 12/12/73, between Moore Business Forms, Inc. ("Moore"), and Texas Eastern Transmission Corporation ("Corporation"), recorded in Volume 387, Page 349, Deed Records, Nacogdoches County, Texas. Said Agreement amends easement recorded in Volume 114, Page 149 and Volume 114, Page 239, whereby Corporation agrees to confine the right of way to centerline described therein and to abandon its existing 8" pipeline as it lies on the property owned by Moore.
- (G) Partial Release, dated 1/17/69, from Texas Eastern Transmission Corporation ("Corporation") to E.W. Roark ("Owner"), recorded in Volume 353, Page 741, Deed Records, Nacogdoches County, Texas. Said Partial Release releases that portion of lands covered by Easements recorded in Volume 114, Page 166 and Volume 114, Page 168 which lies south of Texas State Highway 7 and describes the centerline of new right of way,

2

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 53 of 2017002756 Page 31 of 33

# EXHIBIT "B-6"

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14<sup>th</sup> day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

# AMENDMENTS, RELEASES AND NEW RIGHTS OF WAYS AND EASEMENTS SINCE TEPCO TO LANCER SALE

Nacogdoches, Rusk and Shelby Counties

- (1) Amended and Restated Release, Abandonment and Relocation of Easement, dated 04/23/99, between Cendant Mobility Services Corporation, ("Cendant"), and Lancer Resources Company, ("Lancer"), recorded in Volume 1331, Page 24, Deed Records, Nacogdoches County, Texas. Said Agreement amends easements recorded in Volume 72, Pages 629-630, Volume 82, Page 394-395, Volume 114, Page 328, Volume 74, Page 58, Volume 72, Page 630, Volume 82, Page 395, and Volume 114, Pages 326-327, whereby Lancer agrees to release a portion of the easements and relocate the existing easement around the perimeter boundary of the 5.65 acre tract.
- (2) Amendment to Right of Way Agreement, effective July 1, 1999 by and between Lancer Resources Company and Nacogdoches Trade Days, LLC, recorded in Volume 1371, Page 169, whereby Lancer agrees to limit the right of way to a 20° permanent right of way and Lancer retained the right to utilize reasonable work space for the installation of a new pipeline or the replacement of the existing pipeline.
- (3) Release of Easement, dated 01/19/2001, between Acme Brick Company, ("Acme"), and Lancer Resources Company, ("Lancer"), recorded in Volume 1560, Page 315, Deed Records, Nacogdoches County, Texas and Volume 2245, Page 656, Official Public Records, Rusk County, Texas. Said Agreement amends easement recorded in Volume 112, Page 37, whereby Lancer agrees to release easement in exchange for new Pipeline Right of Way Easement described below.
- (4) Pipeline Right of Way Easement, dated 01/19/2001, between Lancer Resources Company, ("Lancer"), and Acme Brick Company, ("Acme"), recorded in Volume 1575, Page 80, Deed Records, Nacogdoches County, Texas and at Volume 2252, Page 355, Deed Records, Rusk County, Texas. Said agreement grants easement to Lancer as described in Agreement.
- (5) Release, Abandonment and Relocation of Easement, effective 05/01/2002, between A.T. Mast III, John C. Mast. Patricia Mast George, ("Mast"), and Lancer Resources Company, ("Lancer"), recorded in Volume 1747, Page 97, Deed Records, Nacogdoches County, Texas. Said agreement amends easements recorded in Volume 114, Pages 237-238 of the Deed Records of Nacogdoches County, Texas and relocated easement as described in Agreement.

1

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelby County, TX, as evidenced in Instrument 2017002756.

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 54 of 130

#### EXHIBIT "B-6"

Attached hereto and made a part of that certain

Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express

Gas Pipeline, LP and Black Duck Properties, LLC

- (6) Ratification of Right of Way Agreement by and between Florence J. Bowlin, Linda K. Knight and Robert D. Templin and The Express Gas Pipeline, L.P. dated May 11, 2011 and filed of record at Document Number 2011003582 of the Shelby County Deed Records ("SCDR") and the Letter Agreement referenced therein. Said agreement amends an easement recorded in Volume 126, Page 539; et seq., of the SCDR as described in said Letter Agreement.
- (7) Agreed Judgment in Cause No. 09CV30,712 styled Donald Lewis Scrimsher and Chhavy Khorn v. The Express Gas Pipeline, L.P. in the District Court of Shelby County Texas and filed at Document Number 2011003023 of the SCDR and the Ratification of Right of Way Agreement by and between Donald Lewis Scrimsher and Chhavy Khourn and The Express Gas Pipeline, L.P. dated March 8, 2011 and filed of record at Document Number 2011003024 of the SCDR and the Agreement referenced in said Ratification. Said Agreement, and the subsequent Addendum thereto, amends easements recorded in Volume 131, Page 137, et seq., and Volume 126, Page 503, et seq., of the SCDR as described in said Agreement.
- (8) Agreed Judgment in Cause No. 09CV30,448 styled Steve Biel and wife Regina Biel v. The Express Gas Pipeline, L.P. in the District Court of Shelby County Texas and filed at Document Number 20100013501 of the SCDR and the Ratification of Right of Way Agreement by and between Steve Biel and Regina Biel and The Express Gas Pipeline, L.P. dated October 30, 2010 and filed of record at Document Number 20100013500 of the SCDR and the Agreement referenced in said Ratification. Said Agreement, and the subsequent Addendum thereto dated November 15, 2013, amends an easement recorded in Volume 127, Page 54, et seq., of the SCDR as described in said Agreement.
- (9) Ratification of Right of Way Agreement by and between Steve Cockrell, Truitt Cockrell and Carolyn Cockrell Daw and The Express Gas Pipeline, L.P. dated May 27, 2015 and filed of record at Document Number 2015002621 of the SCDR and the Agreement referenced in said Ratification dated June 26, 2015. Said Agreement amends easements recorded in Volume 127, Page 142, et seq., and Volume 124, Page 479, et seq., of the SCDR as described in said Agreement.
- (10)Ratification of Right of Way Agreement by and between Cecil McCune and Deborah J. McCune and The Express Gas Pipeline, L.P. dated May 27, 2015 and filed of record at Document Number 2015002620 of the SCDR and the Agreement referenced in said Ratification dated May 25, 2015. Said Agreement amends easements recorded in Volume 126, Page 528, et seq., and Volume 127, Page 138, et seq., of the SCDR as described in said Agreement.

2

Attached hereto and made a part of that certain Purchase & Sale Agreement dated this 14th day of August, 2017, between The Express Gas Pipeline, LP and Black Duck Properties, LLC

(11)Letter Agreement by and between Classic Hydrocarbons Operating, Inc. and The Express Gas Pipeline, L.P. dated April 18, 2012 regarding the re-routing of the 8" pipeline around the Widdon Gas Unit #2 pad site location and the R&M Farms Unit #3 pad site location in Shelby County, Texas.

# FILED AND RECORDED OFFICIAL PUBLIC RECORDS

Jennifer L. Fountain, County Clerk Shelby County, Texas

August 15, 2017 09:49:41 AM

FEE: \$154.00 MLATHAN 1

2017002756

STATE OF TEXAS COUNTY OF SHELBY COUNTY

1, Jennifer L. Fountain, County Clerk of Shelby County, Texas do hereby certify that the foregoing is a ten and correct copy of the instrument as the same appears of record in my office in

Records of Shelby County, Texas

Wings my Office hand and said of fall to this JENNIFER I-FOUNTAIN, COUNTY CLERK,

I do hereby certify this to be a true copy of the attached document filed and recorded in Shelb

3

WITNESS MY HAND AND OFFICIAL SEAL, THIS August 15, 2017. Jennifer L. Fountain, County Clerk

# 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 56 of 130

Nacogdoches County
June Clifton
Nacogdoches County Clerk
Nacogdoches, Texas 75961



Instrument Number: 2017-8120

As

Recorded On: November 03, 2017

Recording

Parties: TEXAS PARKS & WILDLIFE DEPARTMENT

Billable Pages: 14

WESTLAKE CHEMICAL OPCO LP

Number of Pages: 15

Comment: EASEMENT

( Parties listed above are for Clerks reference only )

\*\* THIS IS NOT A BILL \*\*

Recording

78.00

Total Recording:

78.00

# \*\*\*\*\*\*\* DO NOT REMOVE, THIS PAGE IS PART OF THE INSTRUMENT \*\*\*\*\*\*\*\*\*\*

Any provision herein which restricts the Sale, Rental or use of the described REAL PROPERTY because of color or race is invalid and unenforceable under federal law.

File Information:

Document Number: 2017-8120 Receipt Number: 120734

Recorded Date/Time: November 03, 2017 04:29:32P

Book-Vol/Pg: BK-OPR VL-4668 PG-55 User / Station: J Allen - Cash Station 02

Record and Return To:

BUCKEYE PATNERS LP ATTN: DANIEL MANGUM

ONE GREENWAY PLAZA, SUITE 600

**HOUSTON TX 77046** 



I hereby certify that this instrument was filed on the date and time stamped here on and was duly recorded in the Official Public Records in Nacogdoches County, Texas

June Slifton

JUNE CLIFTON NACOGDOCHES COUNTY CLERK

Exhibit 2

# EASEMENT ON TEXAS PARKS AND WILDLIFE DEPARTMENT LAND (Renewal of former ME970024 through Texas General Land Office) Miscellaneous Easement No. 970024

STATE OF TEXAS

Š

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF NACOGDOCHES §

This easement (Agreement) renewal is granted by virtue of the authority provided in Section 11.301, TEXAS PARKS & WILDLIFE CODE, and all other applicable statutes and rules, as the same may be amended from time to time, and is subject to all applicable regulations promulgated from time to time.

# ARTICLE I. PREMISES

- 1.01. In consideration of the mutual covenants and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the TEXAS PARKS AND WILDLIFE DEPARTMENT, whose address is 4200 Smith School Road, Austin, Texas, 78744 ("Grantor"), hereby grants to Westlake Chemical OpCo LP, 2801 Post Oak Blvd., Houston, Texas 77056, with phone for company contact David Williams, 903-242-7519 or 903-806-9505, ("Grantee"), a non-exclusive easement for the purposes identified herein for one (1) 10.75 inch O.D. pipeline, for the purpose of transporting petrochemical products (the "Improvements").
- 1.02. The easement is located on Texas Parks and Wildlife Department land known as the Alazan Bayou Wildlife Management Area (ABWMA), Nacogdoches County, Texas. The easement tract is a 649.74 rods long and thirty-five (35) feet wide right-of-way, being (17.5) feet on either side of a centerline of the pipeline, as more particularly described in the Vicinity Map attached hereto as Exhibit A and the Centerline Description attached hereto as Exhibit B, both of which are attached hereto and incorporated herein for all purposes by this reference (the "Premises").
- 1.03 GRANTEE HAS INSPECTED THE PHYSICAL AND TOPOGRAPHIC CONDITION OF THE PREMISES AND ACCEPTS THE SAME "AS IS", IN ITS EXISTING PHYSICAL AND TOPOGRAPHIC CONDITION. GRANTOR DISCLAIMS ANY AND ALL WARRANTIES OF HABITABILITY, MERCHANTABILITY, SUITABILITY, FITNESS FOR ANY PURPOSE, AND ANY OTHER WARRANTY WHATSOEVER NOT EXPRESSLY SET FORTH IN THIS AGREEMENT. GRANTOR AND GRANTEE HEREBY AGREE AND ACKNOWLEDGE THAT THE USE OF THE TERM "GRANT" IN NO WAY IMPLIES THAT THE EASEMENT GRANTED HEREIN IS FREE OF LIENS, ENCUMBRANCES AND/OR PRIOR RIGHTS. GRANTEE ACKNOWLEDGES THAT IT IS NOT RELYING UPON ANY REPRESENTATION, WARRANTY, STATEMENT OR OTHER ASSERTION OF GRANTOR; OR ANY OFFICIAL, AGENT, REPRESENTATIVE OR EMPLOYEE OF GRANTOR, WITH RESPECT TO THE PROPERTY CONDITION, BUT IS RELYING ON GRANTEE'S OWN EXAMINATION OF THE PROPERTY. NOTICE IS HEREBY GIVEN TO GRANTEE THAT ANY PRIOR GRANT AND/OR ENCUMBRANCE MAY BE OF RECORD AND GRANTEE IS ADVISED TO EXAMINE ALL LAND TITLE RECORDS OF THE COUNTY IN WHICH THE PREMISES ARE LOCATED. THE PROVISIONS OF THIS SECTION 1.03 SHALL SURVIVE THE EXPIRATION OR EARLIER TERMINATION OF THIS EASEMENT.

#### ARTICLE II, TERM

2.01. This Agreement is for ten (10) years beginning January 1, 2017 and terminating on December 31, 2027, unless earlier terminated as provided herein and provided the terms of this agreement have not been violated by Grantee. Grantor and Grantee agree that this Agreement shall automatically terminate if Grantee ceases to use the Premises for the purposes set forth in Article IV hereof.

#### ARTICLE III. CONSIDERATION

3.01 For the ten-year term of this Agreement, beginning January 1, 2017, the following amount will be due from Grantee to Grantor as damages for ongoing loss of habitat, lost productivity to fish and wildlife resources and loss of recreational opportunity to the public on the state's wildlife management area: One Hundred Seventy Four Thousand, Six Hundred Seventeen and 63/100 Dollars (\$174,617.63), payable in goods and services or cash payment, at the discretion of the Area Manager.

Goods and services will be used by the Department at the discretion of the Area Manager. Goods and services shall consist of supplies, materials, equipment, vehicles, infrastructure and habitat enhancements for use on the wildlife management areas, or real property acquisition as specified by the Area Manager, 8096 FM 2782, Nacogdoches, Texas 75964. Vouchers submitted to the Grantee for payment of goods and services shall be for amounts no less than \$500.00. Grantee shall make funds available for expenditure on goods and services for the term of the easement. Unencumbered funds remaining following termination of easements shall be remitted to Grantor for deposit in Fund 009.

- 3.02. Grantee shall pay and discharge any and all taxes, general and special assessments, and other charges which may be levied on or against the Premises or any improvements on account of Grantee's use of the Premises. Grantee shall pay such taxes, charges and assessments 15 days prior to the date of delinquency thereof directly to the authority or official charged with the collection thereof. Notwithstanding the foregoing, Grantor shall provide Grantee written notice of any delinquency of which Grantor is aware and Grantee will pay such delinquency immediately.
- 3.03. Grantee agrees to and shall protect and hold Grantor harmless from liability for any and all such taxes, charges, and assessments, together with any penalties and interest thereon, and from any sale or other proceedings to enforce payment thereof. Grantee shall have the right, in good faith, at its sole cost and expense, to contest any such taxes, charges or assessments.
- 3.04. All sums provided to be paid by Grantee hereunder shall be due and payable without demand or notice by Grantor.

#### ARTICLE IV. USE

4.01. Subject to the terms and conditions of this Agreement, Grantee (the term "Grantee" includes Grantee's officers, representatives, employees, agents, contractors, and subcontractors throughout this Agreement) shall have the right to use the Premises, together with the right of ingress and egress through ABWMA, solely to maintain, operate and repair the Improvements. Grantee shall not use the Premises or ABWMA for any other purpose without first obtaining the written consent of Grantor. Grantee shall not upgrade, or add an additional pipeline or pipelines, utilities or infrastructure without the written consent of Grantor, and shall be subject to a surface use agreement and/or an amendment to this easement, subject to the terms and conditions for TPWD casements in effect at the time.

- 4.02. Grantor, its officers, representatives, employees and agents shall have the right to enter upon the Premises at all reasonable times for the purpose of inspection and for any other reasonable purpose necessary to protect Grantor's interests therein. Further, Grantor shall have the right to use any or all of the Premises for any purpose not inconsistent with this Agreement.
- 4.03. Grantee shall not use, or permit the use of, the Premises or ABWMA for any illegal purpose. Grantee shall comply, and cause its officers, employees, representatives, agents, contractors, subcontractors and invitees to comply, with the provisions of this Agreement and all applicable laws, ordinances, rules and regulations of authorities with jurisdiction over Grantee's activities or use of the Premises or ABWMA. Grantee shall continue to maintain the road access to the pipeline, constructed by the Grantee to accommodate access by two-wheel drive vehicles, including adding culverts, all-weather road base material, and other maintenance as necessary.
- 4.04. Grantee shall not assign or sublease the Premises, or the rights granted herein, in whole or in part, to any third party for any purpose without the prior written consent of Grantor.

#### ARTICLE V. OPERATION

- 5.01. Subject to the terms and conditions set forth below, Grantee shall have the right to maintain, operate and repair the Improvements on the Premises in accordance with the terms and conditions of this Agreement.
- 5.02. The location of the Premises is fixed at the location of the existing pipeline facility as described and depicted in Exhibits "A" and "B", and shall not change without the prior written consent of the Grantor.
- 5.03. In accomplishing any installation, construction, maintenance, repair or operation of the Improvements, Grantee agrees to comply with the terms and conditions set forth and with the following special conditions:
  - a. Grantee shall operate, maintain and repair the Improvements in a manner that results in the least possible disturbance to soils, vegetation and surrounding property. Grantee shall not operate vehicles off established roadways or conduct surface-disturbing activities, including maintenance, repair, replacement, or inspection activities, except in accordance with a surface use agreement signed by Grantor. For reasons of safety and security, Grantee shall provide notice to, and receive consent from the ABWMA manager before Grantee's representatives, employees, agents, contractors, or subcontractors access the ABWMA, which consent shall not be unreasonably withheld;
  - b. Except as may be required by the governing body having jurisdiction over the pipeline and its operation, this easement is to be considered as a "no mow" easement. No clearing, mowing or other disturbance of vegetation or soils is allowed within this easement, unless approved in writing by the Project Leader or Area Manager for the ABWMA. If approved in writing, Grantee may clear natural vegetation only to the extent that it poses a hazard or hindrance to public safety or operation of the Improvements;
  - c. Grantee shall not dispose of brush and other materials cleared from the Premises except by methods approved by Grantor. In no instance shall such materials be burned;
  - d. Grantee shall leave a screen of natural vegetation where the Premises would otherwise be visible from any road or highway;
  - e. Grantee shall exercise care in the operation, maintenance and repair of the Improvements so as to cause the least possible amount of disturbance to natural features, or to constructed features;
  - f. Grantee shall use appropriate efforts and safeguards to prevent pollution of air, ground and water in and around the Premises; and to comply with all applicable rules and regulations of the State of Texas, and the federal government including, without limitation, the Texas Parks & Wildlife Department and other authorities with jurisdiction over the Premises and ABWMA for the protection and preservation of public lands and waters;
  - g. Grantee shall correct or repair damages resulting from activities authorized hereunder in a manner satisfactory to the Grantor or its designated representative;

- h. Grantee shall repair or replace any road, fence, bridge, building or other structure, other than Grantee's own structures, damaged or destroyed by Grantee's activities on the Premises or ABWMA, and shall remove any equipment, structures, vehicles or other materials not in use or continually serving as functional components of the Improvements;
- Grantee shall comply with all applicable federal, state and local statutes, rules and regulations, and generally accepted industry practices and standards presently in force and as amended, superseded or replaced in the future;
- j. Grantee shall avoid disturbance to nesting waterbirds during the period of February 15<sup>th</sup> to September 1<sup>st</sup>.
- 5.04. Grantee shall notify any contractor performing work or services related to this Agreement of all general and special conditions applicable to such work or services and shall provide Grantor with a copy of such notice. Further, Grantee shall be liable for any action of such contractor or its subcontractor which is inconsistent with the provisions of this Agreement.
- 5.05. Grantee shall provide written notice to Grantor of planned installation, construction, maintenance, or repairs at least 48 hours in advance of the initiation of such activity so that Grantor may adjust its own operation or public activities on or near the Premises. Grantee will leave gates open, closed, locked or unlocked, the same as they are found, at all times.
- 5.06. Grantee shall be fully liable and responsible for any damage to the Premises and ABWMA, the Improvements, or any other property of any nature, arising or resulting from its use of the Premises or ABWMA, its own acts or omissions, or those of its officers, representatives, employees, agents, contractors, subcontractors and invitees, related to the exercise of the rights granted herein. Grantee agrees to repair or replace, as required, such damage to land or Improvements to the reasonable satisfaction of Grantor, or, at Grantor's option, to compensate Grantor for a reasonable amount for such damage. In the event of an incident that results in pollution of the Premises and/or the adjacent property of Grantor or others, Grantee shall use all reasonable measures available to recapture any pollutants which have escaped or may escape. THE PROVISIONS OF THIS SECTION SHALL SURVIVE EXPIRATION OR EARLIER TERMINATION OF THIS AGREEMENT.

#### ARTICLE VI. INDEMNITY

GRANTEE SHALL BE FULLY LIABLE AND RESPONSIBLE FOR ANY DAMAGE, OF ANY NATURE, ARISING OR RESULTING FROM OR ATTRIBUTABLE TO GRANTEE'S USE GRANTED HEREIN OR THE ACTS OR OMISSIONS OF GRANTEE, ITS AGENTS OR CONTRACTORS RELATED TO GRANTEE'S EXERCISE OF THE RIGHTS GRANTED HEREIN. GRANTEE AGREES TO AND SHALL INDEMNIFY AND HOLD THE GRANTOR, THE GRANTOR'S OFFICERS, AGENTS, AND EMPLOYEES, HARMLESS FROM AND AGAINST CLAIMS, SUIT, COSTS, LIABILITY OR DAMAGES OF ANY KIND, INCLUDING STRICT LIABILITY CLAIMS, COSTS OF COURT, ATTORNEY'S FEES AND COSTS OF INVESTIGATION OR EXPERTS, WITHOUT LIMIT AND WITHOUT REGARD TO CAUSE OF THE DAMAGE OR THE NEGLIGENCE OF ANY PARTY (EXCEPT TO THE EXTENT OF THE PROPORTIONATE NEGLIGENCE OR WILLFUL MISCONDUCT OF THE GRANTOR, THE GRANTOR'S OFFICERS, AGENTS, EMPLOYEES, OR CONTRACTORS) ARISING DIRECTLY OR INDIRECTLY FROM OR ATTRIBUTABLE TO GRANTEE'S USE OF THE PREMISES (INCLUDING ABWMA AND ANY ADJACENT OR CONTIGUOUS LAND) OR FROM ANY BREACH BY GRANTEE OF THE TERMS, COVENANTS OR CONDITIONS CONTAINED HEREIN. THE PROVISIONS OF THIS SECTION SHALL SURVIVE EXPIRATION OR EARLIER TERMINATION OF THIS AGREEMENT.

#### ARTICLE VII. DEFAULT AND TERMINATION

- 7.01. In the event that Grantee fails to comply with any of the covenants, conditions, terms, undertakings or provisions hereof, Grantor shall notify Grantee in writing of said default and Grantee shall have thirty (30) days to cure the default; provided however if any such default requires work to be performed, acts to be done or conditions to be remedied which, by their nature, cannot be performed, done, or remedied within said period, then Grantee is deemed in compliance if Grantee commences same within said period and thereafter diligently and continuously prosecutes the same to completion. Further, no waiver of any default, breach or noncompliance with respect to any of the covenants, conditions, undertakings or provisions hereof which may be given by Grantor shall operate as a waiver of any subsequent or different breach or default or as a waiver of Grantor's rights under this paragraph.
- 7.02. Each of the following acts by Grantee shall constitute an event of default and termination hereunder:
  - a. Abandonment or vacating of the Improvements or Premises or any significant part thereof.
  - b. Bankruptcy, insolvency or other such act resulting in the appointment of a receiver, liquidator, custodian, or other such fiduciary charged with liquidating or winding-up of Grantee's affairs.
  - c. Material noncompliance with the Agreement after notice and opportunity to cure as provided in sec. 7.01.
  - d. Nonpayment pursuant to section 3.01.
- 7.03. Except as otherwise provided in subsection 7.04, Grantee shall, within one hundred twenty (120) days from the date of expiration or sooner termination of this Agreement, remove all personal property and the Improvements, and shall restore the Premises (and any other property affected by such removal activities) to the same condition that existed before Grantee entered thereon. Such removal and restoration activities shall be conducted in accordance with Grantor's guidelines in effect at the time of removal/restoration which may include, without limitation, specific removal techniques required for protection of natural resources, and mitigation or payment in lieu of mitigation for any and all damages resulting from removal activities. Grantee shall notify Grantor at least ten (10) days before commencing removal/restoration activities so that a field inspector may be present. Grantor may require that the Improvements be left in place if in the Grantor's sole opinion and discretion, the removal of Improvements would result in greater damage to the Premises than leaving the Improvements in place. Grantor may require purging, capping, sealing and other such protective measures if the Improvements are to be left in place.
- 7.04. Grantor may waive the removal/restoration requirements in subsection 7.03 if, in Grantor's sole opinion and discretion, such waiver is in the best interest of Grantor. No such waiver is effective unless such waiver is in writing and may be conditioned upon factors including, without limitation, the nature and sensitivity of the natural resources in the area, potential damage to or destruction of property, beneficial uses of the existing Improvements, and other factors considered to be in the best interest of Grantor.

#### ARTICLE VIII. HOLDOVER

8.01. If Grantee holds over and continues in possession of the Premises after expiration or earlier termination of this Agreement, Grantee will be deemed to be occupying the Premises on the basis of a month-to-month tenancy subject to all of the terms and conditions of this Agreement, except that as liquidated damages by reason

of such holding over, Grantee shall be required to pay Grantor holdover consideration in the amount of Two Thousand and No/100 Dollars (\$2,000.00) per month during such holdover period. Grantee acknowledges that in the event it holds over, Grantor's actual damages will be difficult, if not impossible, to ascertain, and the liquidated damages herein agreed to be paid are reasonable in amount and are payable in lieu of actual damages and are not a penalty. Grantee further acknowledges that acceptance of holdover consideration does not imply Grantor consent to holdover.

- 8.02. The tenancy from month-to-month described in Section 8.01 of this Agreement may be terminated by either party upon thirty (30) days written notice to the other.
- 8.03. The consideration due after notice of termination has been given is to be calculated according to Section 8.01 hereinabove on a pro rata basis. If upon notice of termination by the Grantor, Grantee pays consideration in excess of the amount due and payable and the Grantor accepts such payment, the acceptance of such payment will not operate as a waiver by the Grantor of the notice of termination unless such waiver is in writing and signed by the Grantor. Any such excess amounts paid by Grantee and accepted by the Grantor shall be promptly refunded by the Grantor after deducting any amounts owed to the Grantor.

#### ARTICLE IX. RESERVATIONS

9.01. To the extent not previously conveyed, Grantor reserves to itself all rights to all minerals, ores and metals of any kind and character found at the surface and in, on or under the Premises and ABWMA and to all groundwater and geothermal resources.

#### ARTICLE X. NOTICE

10.01. Each party shall keep the other informed of its current address. The initial addresses for notice are as follows:

#### **GRANTOR:**

Texas Parks and Wildlife Department Attn: WMA Facilities Coordinator 4200 Smith School Road

Austin, Texas 78744-3291

WILDLIFE DIVISION Dennis Gissell, 512-389-4407 GRANTEE:

Westlake Chemical OpCo LP

Attn: Sr. Pipeline Coordinator (David Williams)

P.O. Box 8388

Longview, Texas 75607 David Williams, 903-242-7519 or 903-806-9505

with CC to: Westlake Chemical OpCoLP

2801 Post Oak Blvd., Suite 600

Attn: General Counsel Houston, Texas 77056

- 10.02. Any notice which may or shall be given hereunder shall be in writing and shall be sent by U.S. mail, postage prepaid, registered or certified, with return receipt requested, to the respective addresses stated above or as changed by a party from time to time by the giving of notice to the other.
- 10.03. No change of address of either party shall be binding on the other until notice of such change is given as provided herein. A post office receipt for such notice or a signed return receipt shall be conclusive that such notice was delivered in due course if mailed as provided above. Any notice mailed in the above manner shall be

deemed completed upon the earlier to occur of (1) actual receipt, as indicated on a signed return receipt or (2) three days after posting such notice as provided above.

#### ARTICLE XI. MISCELLANEOUS PROVISIONS

- 11.01. With respect to terminology in this Agreement, each number (singular or plural) shall include all numbers, and each gender (male, female or neuter) shall include all genders. If any provision of this Agreement shall ever be held to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provisions of the Agreement, but such other provisions shall continue in full force and effect to the extent reasonable and practicable.
- 11.02. The titles of the Articles in this Agreement shall have no effect and shall neither limit nor amplify the provisions of the Agreement itself. This Agreement shall be binding upon and shall accrue to the benefit of the Grantor, its successors and assigns, Grantee, Grantee's successors and assigns (or heirs, executors, administrators and assigns, as the case may be). The words "hereof," "herein," "hereinafter" refer to this entire instrument, not just to the specific article, section or paragraph in which such words appear.
- 11.03. Neither acceptance of consideration (or any portion thereof) or any other sums payable by Grantee hereunder (or any portion thereof) to the Grantor nor failure by Grantor to complain of any action, non-action or default of Grantee shall constitute a waiver as to any breach of any covenant or condition of Grantee contained herein nor a waiver of any of the Grantor's rights hereunder. Waiver by the Grantor of any right for any default of Grantee shall not constitute a waiver of any right for either a prior or subsequent default of the same obligation or for any prior of subsequent default of any other obligation. No right or remedy of the Grantor hereunder or covenant, duty or obligation of Grantee hereunder shall be deemed waived by the Grantor unless such waiver be in writing, signed by a duly authorized representative of the Grantor.
- 11.04. No provision of this Agreement shall be construed in such a way as to constitute the Grantor and Grantee joint venturers or co-partners or to make Grantee the agent of Grantor or make the Grantor liable for the debts of Grantee.
- 11.05. In all instances where Grantee is required hereunder to pay any sum or do any act at a particular indicated time or within an indicated period, it is understood that time is of the essence.
- 11.06. Under no circumstances whatsoever shall the Grantor ever be liable hereunder for consequential damages or special damages. The terms of this Agreement shall only be binding on Grantor during the period of its ownership of the Premises and in the event of the transfer of such ownership interest, Grantor shall thereupon be released and discharged from all covenants and obligations under this Agreement incurred after the date of ownership transfer.
- 11.07. All monetary obligations of the Grantor and Grantee (including, without limitation, any monetary obligation for damages for any breach of the respective covenants, duties or obligations of either party hereunder) are performable exclusively in Austin, Travis County, Texas.
- 11.08. The obligation of Grantee to pay all consideration and other sums hereunder provided to be paid by Grantee and the obligation of Grantee to perform Grantee's other covenants and duties under this Agreement constitute independent, unconditional obligations to be performed at all times provided for hereunder, save and except only when an abatement thereof or reduction therein is expressly provided for in this Agreement and not otherwise. Grantee waives and relinquishes all rights which Grantee might have to claim any nature of lien against, or withhold or deduct from or offset against, any consideration or other sums provided hereunder to be

paid to the Grantor by Grantee. Grantee waives and relinquishes any right to assert, either as a claim or as a defense, that the Grantor is bound to perform or is liable for the nonperformance of any implied covenant or implied duty of the Grantor not expressly set forth in this Agreement.

#### ARTICLE XII. INFORMATIONAL REQUIREMENTS

- 12.01. The Parties shall provide each other written notice of any change in name, address, corporate structure, legal status or any other information relevant to this Agreement.
- 12.02. Grantee shall provide to the Grantor any other information reasonably requested by the Grantor in writing within thirty (30) days following such request or such other time period approved by the Grantor (such approval not to be unreasonably withheld).
- 12.03. Grantee hereby acknowledges that late submission by Grantee to the Grantor of information (including, without limitation, as-built and/or burial surveys) required under this Agreement will cause the Grantor to incur various expenses not contemplated by this Agreement, the exact amount of which are presently difficult to ascertain. Accordingly, if any information required to be submitted within a certain time under the terms of this Agreement shall not be received by the Grantor on or before five (5) days after the date when due, then, Grantee shall pay to the Grantor a "Late Charge" equal to one hundred dollars (\$100.00) for each day past due. The Grantor and Grantee agree that such Late Charge represents a fair and reasonable estimate of the expenses that the Grantor will incur by reason of such late submission of information by Grantee. Acceptance of such Late Charge by the Grantor shall not constitute a waiver of Grantee's default with respect to any such past due information, nor prevent the Grantor from exercising any other rights and remedies granted under this Agreement, at law, or in equity.

# ARTICLE XIII. ENTIRE AGREEMENT

- 13.01. This Agreement, including exhibits, constitutes the entire agreement between Grantor and Grantee and no prior written or prior contemporaneous oral promises or representations shall be binding.
- 13.02. This Agreement shall become effective only upon execution by all parties hereto and delivery of a fully executed counterpart to each party.
- 13.03. This Agreement shall not be amended, changed, altered, or extended except by written instrument signed by all parties hereto.
- 13.04. Within thirty (30) days following execution of this Agreement, Grantee shall record the Agreement or a memorandum thereof in the real property records of the county or counties in which the premises are located and provide a certified copy of the recorded instrument to Grantor. Should Grantee fail to do so, Grantor may cause the Easement to be recorded, at Grantee's expense, and to have the cost thereof reimbursed upon advising Grantee of such cost.
- 13.05. Upon expiration or earlier termination of this Agreement, Grantee agrees to execute documents, in recordable form, reasonably required by Grantor to evidence expiration or termination of this Agreement. GRANTEE'S OBLIGATION TO EXECUTE SUCH DOCUMENTS SHALL SURVIVE EXPIRATION OR EARLIER TERMINATION OF THIS AGREEMENT.

By: Om Gred	9.75-17
Ann Bright, Chief Operating Officer	Date
ACKN	OWLEDGEMENT
STATE OF TEXAS \$  COUNTY OF TRAVIS \$	
This Agreement was acknowledged before me of Chief Operating Officer of the Texas Parks and W	n the <u>35</u> day of <u>September</u> 2017, by Ann Bright, as fildlife Department.
11 20. ( ) 1. TE L. (1113/11, CXOHO) 01 01 4050 14	ry Public of Texas
WESTLAKE CHEMICAL OPCO LP (GRANT By: World	TEE)
Printed Name: Amy E. Moore T	Title: <u>Chefins ManageC</u>
ase return to: Keye Development + Logistics LLC	<u>.                                    </u>

P6-0065

Attn: Daniel Mangum

One Greenway Plaza, Suite 600 Houston, TX 77046

# ACKNOWLEDGEMENT

	STATE OF TEXAS §
	COUNTY OF (Marris §
(	This Agreement was acknowledged before me on the 18 day of May 2017, by  on behalf of Westlake Chemical OpCo LP.
	AMANDA ELIZABETH NUGENT Notory Public, State of Texas My Commission Expires July 30, 2018  Notary Public State of Texas

EXHIBIT A

# **EXHIBIT A**

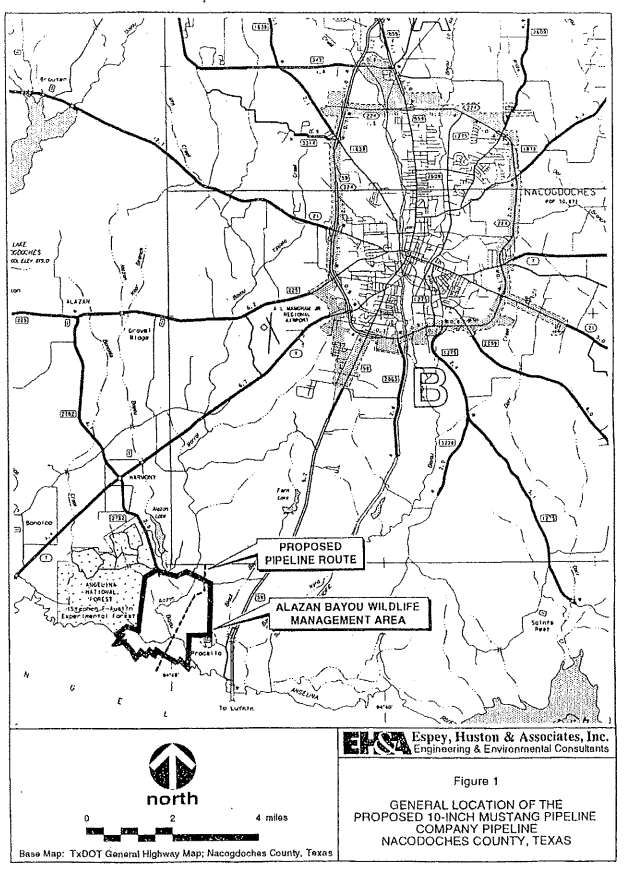
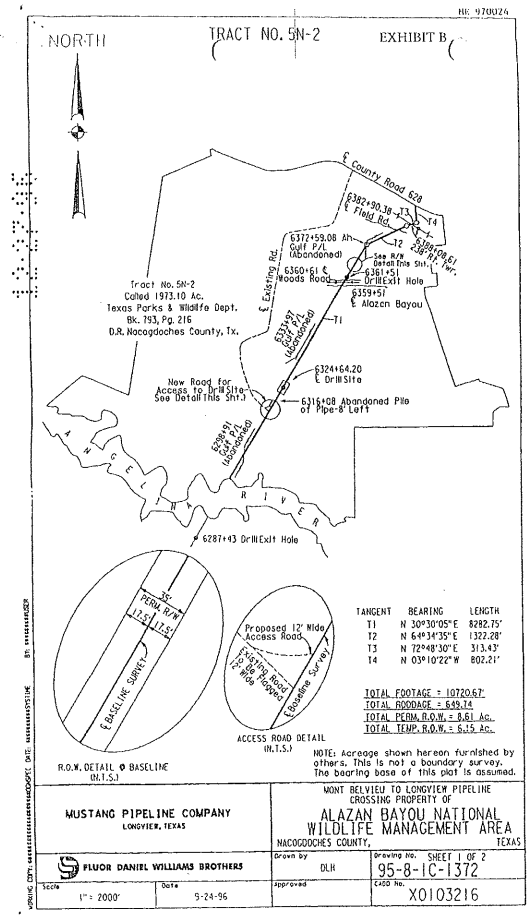


EXHIBIT B



# 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 71 of 130

7/15/24, 2:43 PM

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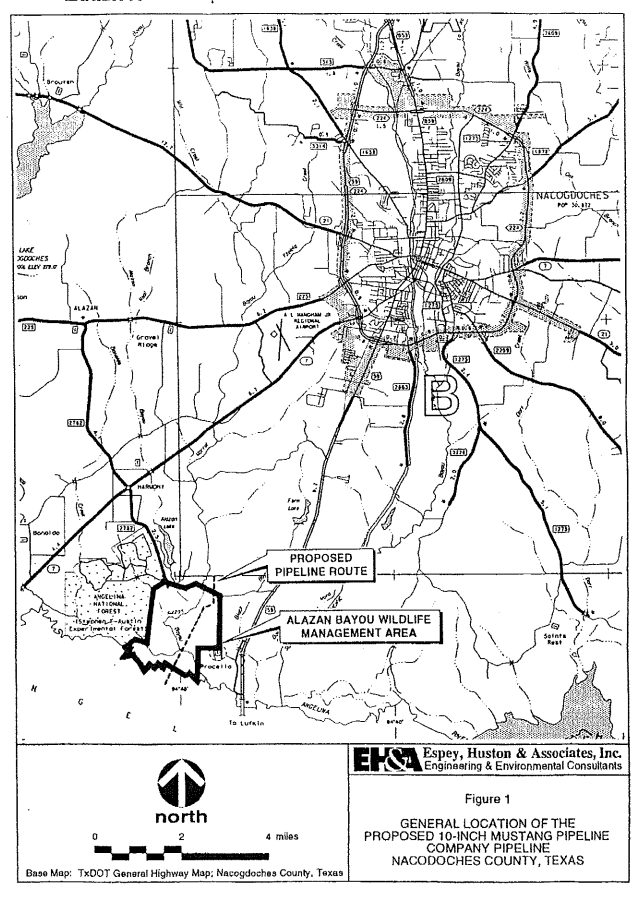
From: Dennis Gissell

Sent on: Tuesday, January 17, 2017 3:21:17 PM

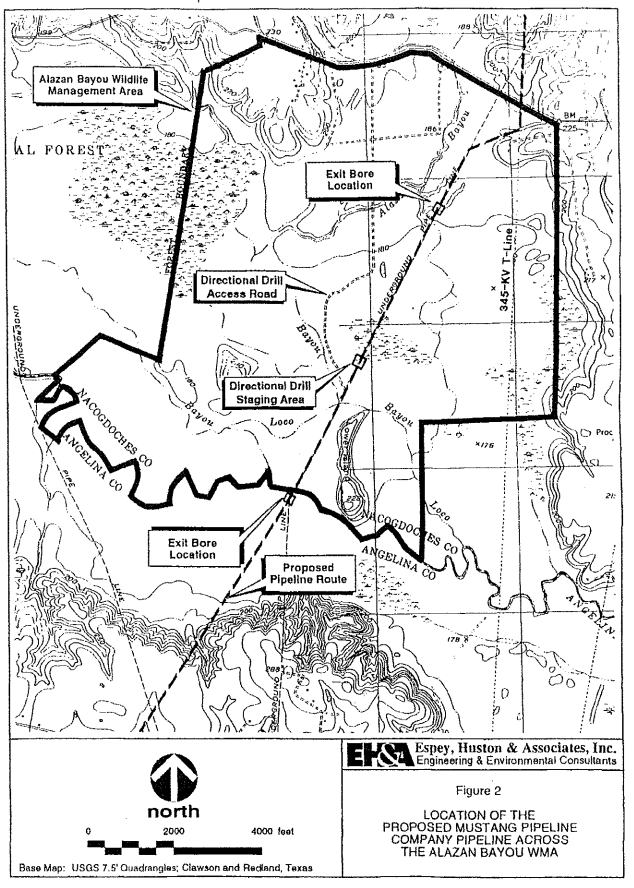
To: Dennis Gissell

Subject: Emailing - Westlake Pipelinc.pdf

# **EXHIBIT A**



#### **EXHIBIT B**



7/15/24, 2:35 PM

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From: Dennis Gissell

Sent on: Tuesday, January 17, 2017 3:21:20 PM

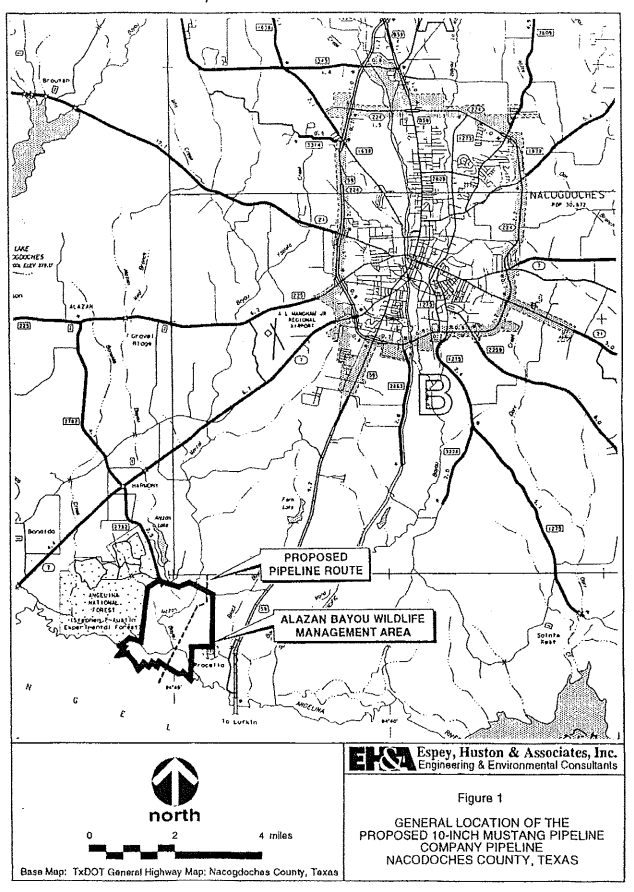
To:

Dennis Gissell

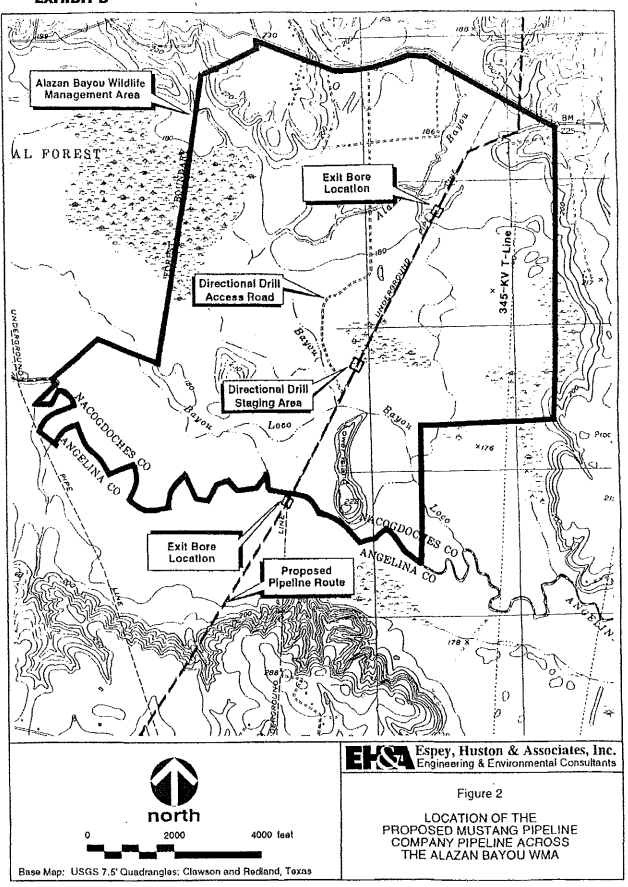
Subject: Emailing - Westlake Pipeline.pdf

Exhibit 4

#### **EXHIBIT A**



#### **EXHIBIT B**



## 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 77 of 130

7/15/24, 2:45 PM

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From: Dennis Gissell

Sent on: Wednesday, January 18, 2017 4:54:09 PM

To:

Robert Sweeney

Subject: Emailing - EXHIBIT B SURVEY.pdf

Exhibit 5

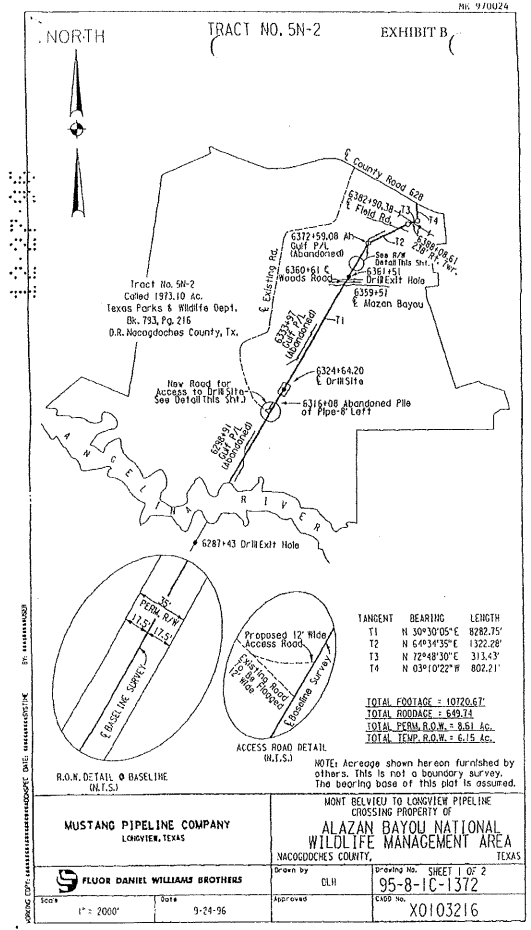
7/15/24, 2:45 PM

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Bob, Here is the new Exhibit 8 survey for the Westlake Pipeline Easement. Thank you Dennis

P6-0078

2/2



# 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 80 of 130

7/\\5/24, 1:52 PM

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From: Dennis Gissell

Sent on: Tuesday, September 12, 2023 8:52:29 AM

To: <u>James Murphy; Christian Kadas; Stephen Lange; Daniel Proce</u>

CC: <u>John Silovsky; Meredith Longoria; Kevin Mote</u> Subject; FW: [EXT] Original Mustang easement 1996 7/15/24, 1:52 PM

about:blank

Good morning all. This is an email from Mr. Sykes at Westlake Ethylene pipeline, requesting communication over the assertions by Mr. Wright at Express H2O Pipeline. I am not inclined to discuss any of this with either party until we are all able to meet and discuss legal guidance please.

Thank you Dennis

Dennis Gissell
Wildlife Management Area Facilities Coordinator
Texas Parks and Wildlife Department
4200 Smith School Road
Austin, Texas 78744
512-389-4407

Fram: Sykes, Lowell <LSykes@westlake.com> Sent: Monday, September 11, 2023 4:13 PM To: Dennis Gissell <Dennis.Gissell@tpwd.texas.gov> Subject: FW: [EXT] Original Mustang easement 1996

You don't often get email from lsykes@wastlake.com. Learn why this is important

aggigt of the control

Dear Mr. Gissell,

My name is Lowell Sykes, I'm the Commercial Manager for Westlake OpCo's Ethylene pipeline. I've recently been involved with the easement issue concerning Express H2o Pipeline. I believe the email below from Express H2o Pipeline was Intended for you, but was likely not delivered as the email address is incorrect. Would it be possible to schedule a call between the two of us? I'd like to address some of the statements Mr. Wright makes below. Primarily, I want you to know that we are still investigating this issue and we certainly have not assigned blame to anyone, including the Texas Parks & Wildlife Department.

Feel free to email to schedule a time to talk or call at your convenience.

Best Regards, Lowell

Lowell Sykes | Associate Director -- Product Management, Olefins isykes@westlake.com | Office: 713.585.2633 | Cell: 270.519.4112

2801 Post Oak Blvd, Houston, Texas 77056 | www.westlake.com

From: Larry Wright < |arrynminght54@gmail.com>
Sent: Thursday, September 7, 2023 3:11 PM
To: Tx. Parks-Dennis Gissel, Facilities Coordinator < |dennis.gissel@tpwd.texas.gox>
Cc: Sykes, Lowell < | Lykes@westlake.com>; Williams, David < |drwilliams@westlake.com>; Westlake-Eastman Chemical -Jake Greer Direct Line 2nd #

<| jake.greer@eastman.com>
Subject: [EXT] Original Mustang easement 1996

Dennis-Altached is the original Tx parks and Wildlife easement. Notice the surveyor has posted on the survey, multiple times:Gulf Pipeline abandoned. Also, The huge effect upon title Companies in searching our right away by showing the Easement as an "Miscellaneous Easement". We believe this was intentional and a way to hide the new easement. Someone knew that the Lancer Pipeline and Row was still active with the Railroad Commission. (We have those yearly filings from 1992)

Please let me know what you need for your search. We have the original easements from 1913 on the Alazan Bayou property. We have the de

We also have the State's Title Policy when Texas bought the property (Alazan Bayou) showing the acceptance of the Lancer Pipeline and Row.

We are trying to set up some type of Mediation now with Westlake Chemical on the Trespass and Theft., The Express H2o Pipeline(previously I

Dennis, Would you be interested in attending the first mediation with Westlake that I'm actively trying to set up? As you are aware, they are tryin

Thank You, tarry Wright Express H2o Pipeline 210-288-2806

### 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 82 of 130

7/15/24, 2:27 PM

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From: Stan David

Sent on: Tuesday, September 12, 2023 11:31:02 AM

To: <u>Jason Estrella</u>; <u>Stephen Lange</u>; <u>Dennis Gissell</u>; <u>Daniel Price</u>; <u>Christopher Maldonado</u>

CC: Meredith Longoria; Kevin Mote; Christian Kadas

Subject: RE: Original Mustang easement

Dennis and I researched this back to the early 1900's mid-July. We were doing an initial investigation of ownership, transfers, etc. pertaining to the original email Daniel Price received from a ROW agent. It is a mess to say the least. TPWD inherited the mess...

Thanks,

Stan David

Senior Project Manager Land Conservation Program Infrastructure Division Texas Parks and Wildlife Department

512-552-9462 mobile 11942 FM 848 Tyler, TX 75707

https://tpwd.texas.gov/

----Original Message----

From: Jason Estrella < Jason. Estrella@tpwd.texas.gov>

Sent: Tuesday, September 12, 2023 10:52 AM

To: Stephen Lange <Stephen.Lange@tpwd.texas.gov>; Dennis Gissell <Dennis.Gissell@tpwd.texas.gov>; Daniel Price

<Daniel.Price@tpwd.texas.gov>; Stan David <Stan.David@tpwd.texas.gov>; Christopher Maldonado

<Christopher.Maldonado@tpwd.texas.gov>

Cc: Meredith Longoria <Meredith.Longoria@tpwd.texas.gov>; Kevin Mote <Kevin.Mote@tpwd.texas.gov>; Christian Kadas

<Christian.Kadas@tpwd.texas.gov>

Subject: RE: Original Mustang easement

Stan,

Do you have any history with this issue?

Chris M.,

Please review the email chain and begin pulling associated documents.

Thanks All.

Jason A. Estrella

Land Conservation Branch Manager Infrastructure Division Texas Parks and Wildlife Department

(512) 389-4734 office (512) 289-0946 mobile 4200 Smith School Road Austin, TX 78744

https://tpwd.texas.gov/

Exhibit 7

### 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 83 of 130

7/15/24, 2:27 PM

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-----Original Message----

From: Stephen Lange <Stephen.Lange@tpwd.texas.gov>

Sent: Monday, September 11, 2023 9:31 AM

To: Dennis Gissell < Dennis.Gissell@tpwd.texas.gov>; Daniel Price < Daniel.Price@tpwd.texas.gov>

Cc: Meredith Longoria <Meredith.Longoria@tpwd.texas.gov>; Kevin Mote <Kevin.Mote@tpwd.texas.gov>; Jason Estrella

<Jason.Estrella@tpwd.texas.gov>; Christian Kadas < Christian.Kadas@tpwd.texas.gov>; Stephen Lange

<Stephen.Lange@tpwd.texas.gov>
Subject: RE: Original Mustang easement

Importance: High

Dennis,

Obviously, from the surface, I don't think we have ever denied the existence of a pipeline or easement, but their ownership history far supersedes TPWD ownership. Obviously, we now have new management at the Regional and Project/WMA level and neither Daniel nor I have ever delt with the issue. Just let use know what we need to do to assist, but the deed research and abstract history will fall on LCP.

Thanks,

Steve

Stephen D. Lange Regional Director Wildlife Division, Region 3

11942 FM 848, Box A300 Tyler, TX 75707 C: 903.245.7197 O: 903.566.1626, Ext. 221 F: 903.566.3273

stephen.lange@tpwd.texas.gov

----Original Message----

From: Dennis Gissell < Dennis.Gissell@tpwd.texas.gov>

Sent: Monday, September 11, 2023 9:03 AM

To: Stephen Lange <Stephen.Lange@tpwd.texas.gov>; Daniel Price <Daniel.Price@tpwd.texas.gov>

Cc: Meredith Longoria < Meredith.Longoria@tpwd.texas.gov>; Kevin Mote < Kevin.Mote@tpwd.texas.gov>; Jason Estrella

<Jason.Estrella@towd.texas.gov>: Christian Kadas < Christian.Kadas@towd.texas.gov>

Subject: FW: Original Mustang easement

Folks,

I was contacted by Mr. Wright last week to let us know that they are anticipating significant legal action with Westlake Chemical, who is the current easement holder for a pipeline crossing Alazan Bayou WMA from south to north. Mr. Wright claims to be the actual owner of that easement. He apparently attempted to email some fairly voluminous files that would not pass TPWD email restrictions on size. I would be pleased to discuss this with you all, to the extent of what I have heard from Mr. Wright. I will try to find the associated agreements on this easement dating back to 1913 or so for review.

Please let me know if you have any questions or concerns.

Thank you Dennis

Dennis Gissell Wildlife Management Area Facilities Coordinator Texas Parks and Wildlife Department 4200 Smith School Road Austin, Texas 78744 512-389-4407

----Original Message-----

From: Larry Wright <a href="mailto:right54@gmail.com">larry Wright <a href="mailto:right54@gmail.com">larry Wright <a href="mailto:right54@gmail.com">right54@gmail.com</a>

Sent: Friday, September 8, 2023 7:34 PM

To: Dennis Gissell < Dennis.Gissell@tpwd.texas.gov>

Cc; Attorney-Ron Smeberg- Chpt 11 <ron@smeberg.com>; Attorney -Muller, John <john.muller@cjma.law>

2/3

### 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 84 of 130

7/15/24, 2:27 PM

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Subject: Original Mustang easement

ALERT: This email came from an external source. Do not open attachments or click on links in unknown or unexpected emails.

Dennis-I'm having to recreate the last email I sent you with the Original Mustang Easement attached. Apparently it was too long:word for word. Notice the surveyor has posted on the survey, multiple times:Gulf Pipeline abandoned. Also, the huge effect upon title Companies in searching our right away(row) by showing the Easement as a "Miscellaneous Easement". We believe this was Intentional and a way to hide the new easement to the Public. Someone knew that the Lancer Pipeline and Row was still active with the Railroad Commission. (We have those yearly RRC filings from 1992 on)

Please let me know what you might need for your search. We have the original easements from 1913 on the Alazan Bayou property. We have the deeds from Gulf to Texas Eastern in 1959. We have the deeds from Texas Eastern to Lancer in 1992. We have the deeds from Lancer(2004 changed name to Express Gas Pipeline) to BlackDuck(now Express H2o Pipeline LLC.) in 2017 which was 3 days before the third Westlake-Texas Parks Easement was signed. All of the above listed documents appear to be too long for your email account.

We also have the States-Title Policy, When Texas bought the Property(Alazan Bayou) showing the acceptance of the Lancer Pipeline and Row. The Manager of the Alazan Bayou at the time of the Mustang Easement process had to know that the old Gulf Pipeline was now the Lancer Pipeline. "It was all public Record".

We are trying to set up some type of Mediation now with Westlake Chemical's Inc. On the continuing Trespass and Theft...... The Express H2o Pipeline LLC.( previously KrisJenn Ranch LLC Series Pipeline and Row) is just now coming out of Chapter 11 Bankruptcy after 4 years with a "Free and Clear" on the Pipeline and Row from the Courts. We have spent many Millions buying this Pipeline, being forced into Chapter 11 Bankruptcy and now continuing to try and develop the pipeline and row. There was active fluids flowing thru the Texas Eastern Pipeline up to 1992. It really is unbelievable that an easement was done with Mustang in 1996. Lancer was actively trying to make a huge deal to move gas during those years and actually had a deal with EOG in 2010. At no time was this Pipeline ever abandoned or mutually released by lancer or Express Pipeline in those early years of the Westlake/Mustang easements:1996,2007 and 2017. Taxes have been paid on this line every year since 1992.

Dennis, Would you be interested in attending the first mediation with Westlake that I'm trying to set up. As you are aware, Westlake is trying to blame the Texas Parks and Wildlife.

On the original email I copied: Lowell Sykes, Westlake Olefin Mgr., David Williams, Westlake Pipeline Mgr in Lufkin and Jake Greer, with Eastman who was Mustang's owner. I have attached my attorneys on this email.

Thank You, Larry Wright Express H2o Pipeline LLC. 210-288-2806 OFFICIAL PUBLIC RECORDS

VOI 1058:4301 - VOI 1082 PAGE 855.

9669 - TRACT No. 4A-61

5N-3.1

RIGHT-OF-WAY AGREEMENT 5N-4

5N-5

5N-6

5N-7

5N-9

STATE OF TEXAS
COUNTY OF ANGELINA
COUNTY OF NACOGDOCHES

6. 4

#### KNOW ALL MEN BY THESE PRESENTS:

That, for and in consideration of TEN AND NO/100 (10.00) DOLLARS, and other good and valuable consideration in hand paid, the receipt and sufficiency of which is hereby acknowledged, the undersigned (hereinafter called Grantor), does hereby GRANT, SELL, and CONVEY to Mustang Pipeline Company, their successors and assigns (hereinafter called Grantee), a right-of-way and easement 50 feet in width to construct one pipeline, and to maintain, operate, repair, replace, and remove said pipeline for the transportation of refined liquefied petroleum gases across, under, and upon the lands of Grantor in the Counties of Angelina and Nacogdoches, State of Texas to wit:

That certain Tract or Parcel of land containing 248.888 acres, more or less, in the Barr & Davenport Survey, A-36, and more particularly described in a certain Warranty Deed from Winston Investments, Inc. to Winston Land & Cattle Company, Inc. dated July 20, 1977, and recorded in Volume 459 at page 567, Deed Records of Angelina County, Texas;

That certain Tract or Parcel of land containing 23.92 acres, more or less, in the Andrew Bermea Survey, A-10, and more particularly described in a certain Warranty Deed from Stephen G. Griffin, et ux, to Winston Land & Cattle Company, Inc. dated October 17, 1996, and recorded in Volume 1041, at page 273 of the Deed Records of Nacogdoches County, Texas;

That certain Tract or Parcel of land containing 3004.86 acres, more or less, in the A. Bermea Survey, A-10, and more particularly described in a certain Warranty Deed from Estate of Simon W. Henderson, Jr., et al, to Winston Land & Cattle Company, Inc. dated February 9, 1996 and recorded in Volume 968 at page 250, Deed Records of Nacogdoches County, Texas;

That certain Tract or Parcel of land containing 318.65 acres, more or less, in the A. Hotchkiss Survey, A-246, the Chas. Hotchkiss Survey, A-275, and the Ben Procella Survey, A-803 and being more particularly described in a Warranty Deed from Jeff B. Badders to Winston Land & Cattle Company, Inc. dated October 8, 1996, and recorded in Volume 1038 at page 161, Deed Records of Nacogdoches County, Texas;

That certain Tract or Parcel of land containing 7.048 acres, more or less, in the Chas Hotchkiss Survey, A-275, and being more particularly described in a Warranty Deed from John R. Winston, Jr. to Winston Land & Cattle Company, Inc. dated November 4, 1996 and recorded in Volume 1046 at page133, Deed Records of Nacogdoches County, Texas.

See Exhibits "A-1", "A-2", "A-3", "A-4", "A-5" and "A-6" attached hereto and made a part hereof, showing Right-of-Way and temporary work space.

The terms and conditions of the Agreement are as follows:

1. It is further understood and agreed that the Grantee shall not construct any buildings or other apparatus above the ground other than test valves, vents and corrosion equipment. The surface shall be left clear of any obstruction that would interfere with cultivation of the land.

Exhibit B

voi 1058 14 2 302

2. The pipeline shall be buried no less than three (3) feet below the surface of the earth and not less than four (4) feet below the bottom of major drainage ditches and Grantee shall place permanent visible markers on all drainage ditch crossings, roads and fence crossings indicating the location of the pipelines at said crossing.

3. Grantee covenants and agrees to indemnify and forever hold harmless the Grantor, his heirs and assigns, against each and every claim, demand or cause of action that may be made or come against him by reason or in any way arising out of any defect, imperfection, operation, maintenance

or construction of said pipelines.

4. Notwithstanding anything herein to the contrary, this right-of-way shall automatically terminate at any time Grantee, its successors or assigns, shall cease for as much as 12 months to use this right-of-way for the purposes provided herein, and Grantee, its heirs and assigns agrees to deliver to Grantor a written release of the right-of-way. Upon such termination, if the presence of said line or facilities interferes with Grantor's use of the property, Grantor shall so notify Grantee which shall remove the same and restore the premises insofar as practicable to the condition in which Grantee received them within one hundred eighty days after receipt of such notice. The failure of Grantee to comply with such request within the time authorized shall result in the forfeiture and Grantor shall be authorized to remove said facilities and line at Grantee's expense, sell the salvaged line and facilities and recover the remaining sums required for such removal, if any, from Grantee.

5. Grantee agrees to pay damages which may arise to crops, trees and fences, in the exercise of any of the rights herein granted to it, said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, who shall be licensed real estate appraisers, one thereof to be appointed by the said Grantor, one by the said Grantee, and the third by the two so appointed as aforesaid, and the written award of such three persons shall be final and conclusive.

6. Grantee will remove the topsoil from the pipeline trench and will segregate said topsoil from the subsoil excavated from the trench. After the pipeline has been installed, the topsoil shall be replaced to its original position relative to the subsoil. Grantee agrees to restore the surface drainage

contour on the premises existing prior to installation of said pipeline.

7. The Grantee before cutting fences at each point where same are to be cut, will staunchly cross-brace the two panels, the one immediately on either side of the point of severance, so as to prevent unnecessary sag the remaining portion of such fence or fences. Grantee also agrees that such fences as have been cut will be closed at all times except when construction work underway necessitates an opening therein. Grantee shall place, after the completion of construction, metal gates at each end of the right of way herein granted, each not less than ten feet (10').

8. Employees, agents and contractor's of Grantee shall neither hunt, fish nor carry firearms

on the right of way or on the property described above.

9. Grantee agrees promptly to repair all washouts and erosion caused in the exercise of its rights herein granted and to protect all areas in which the topsoil is distributed by the construction, operation, maintenance or repair of the pipeline, including reseeding.

10. Grantee shall clear and keep clear all trees, undergrowth and other obstructions from the herein granted Easement, and Grantor agrees not to build, construct, or create any buildings or other structures on the herein granted Easement that will interfere with the normal operation and maintenance of the pipeline.

11. Grantee agrees that all timber and other obstructions cleared from the right-of-way will be burned or hauled from the right-of-way and will not be placed on Grantor's adjacent lands.

12. Notwithstanding anything contained herein to the contrary, Grantee shall have access in and to the easement herein granted only upon said easement route and shall not have access across lands of the Grantors lying adjacent to the right of way herein granted, Grantee shall be liable for any and all damages caused thereto by itself, its agents, servants, employees, independent contractors and/or employees of independent contractors.

13. Grantee acquires this pipeline Easement and right-of way as a refined liquefied petroleum utility with the right of Eminent Domain empowering Grantee through the right of Condemnation to take this Easement and right-of way. Grantee, its successors or assigns, shall be totally responsible, legally, financially or otherwise, for the use of this pipeline Easement and Right-of Way, and Grantee, its successors or assigns, from any and all damages, fines, judgements, court costs and attorney's fees rendered against, assessed against, or incurred by Grantors as a result of prosecution of claims and/or legal remedies against Grantors by any person, legal entity, governmental entity because of the existence, installation, maintenance, operation or defective conditions of said pipeline, or the escape of dangerous, toxic or hazardous substances from said pipeline, by virtue of or as a result of actions by the Grantee, and none other and this provision shall remain in full force and effect until the Easement and right-of way is finally terminated as hereinbefore defined in Paragraph 4 hereof.

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 87 of

VOI 1058 FATE 303

TO HAVE AND TO HOLD to Grantee, its successors and assigns, so long as the rights and easements herein granted, or any one of them shall be used by or useful to, Grantee for the purpose herein granted, with ingress to and egress from the premises for the purpose of constructing, inspecting, repairing, maintaining, replacing and removing the property of Grantee herein described.

IN TESTIMONY WHEREOF, the GRANTORS herein have executed this conveyance this \_26\_th\_\_ day of \_ \( \lambda \text{0} \cdot \lambda \text{0} \cdot \lambda \text{19} \frac{76}{6} \).

**GRANTOR:** 

ATTEST:	(in lank)	2 1
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CONNIE	BLACKLEDGE	7

BENJAMIN DEE WINSTON

THE STATE OF TEXAS

COUNTY OF ANGLINA

BEFORE ME, the under signed authority, on this day personally appeared Benjamin Dee Winston, President (title) of Winston Land & Cattle Company, Inc. corporation, known to me to be the person whose name is subscribed to the foregoing insrtument, and acknowledge to me that he executed the same for the purposes and consideration therein expressed as the act and deed of said corporation and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the Holy day of Hov. 1996

PAULINE P. GILLESPIE
NOTARY PUBLIC
State of Texas
My Comm. Exp. 5/28/99

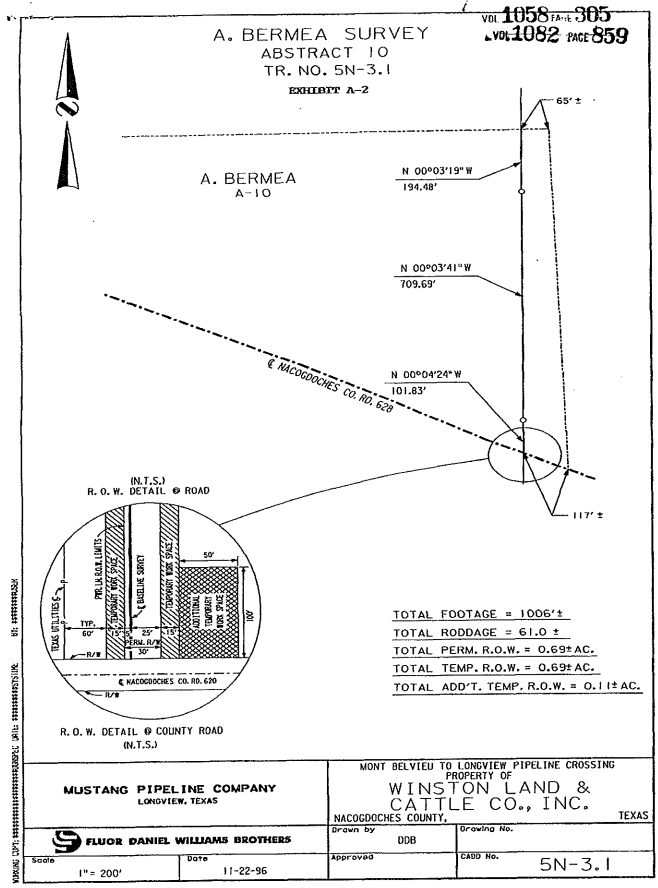
Pauline P. Hellaghie
Notary Public in and for Ange lina County
State of Texas
My Commission Expires

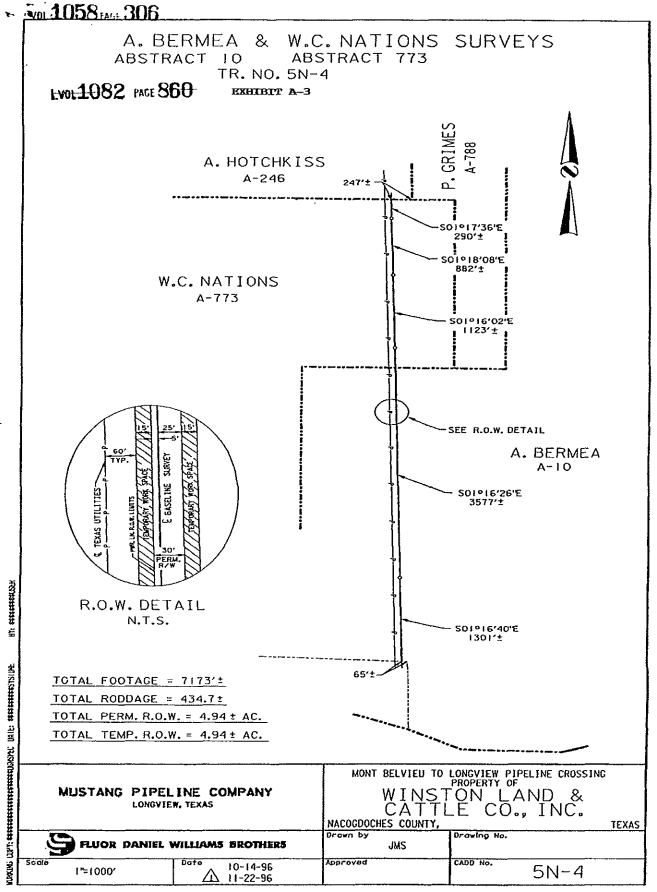
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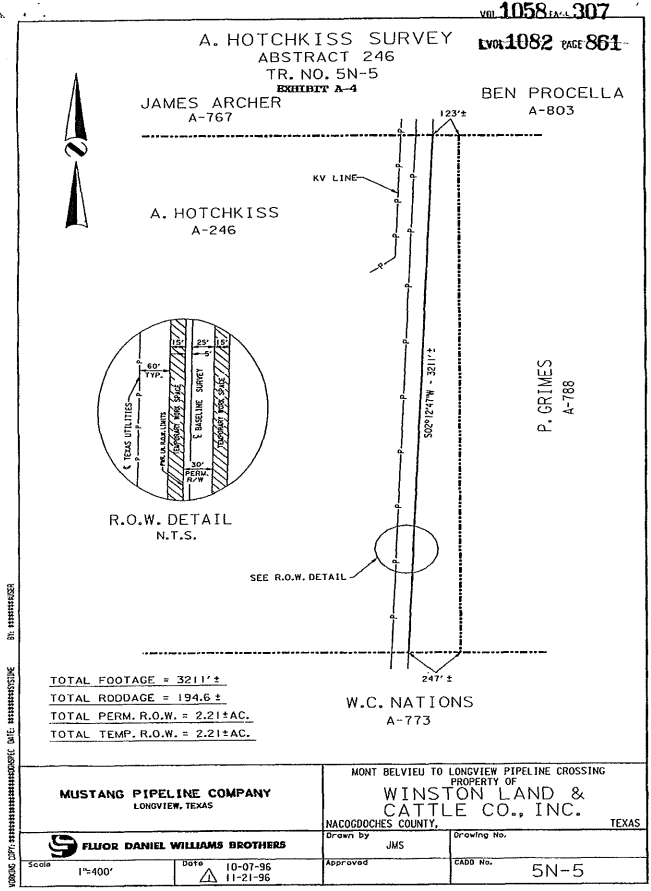
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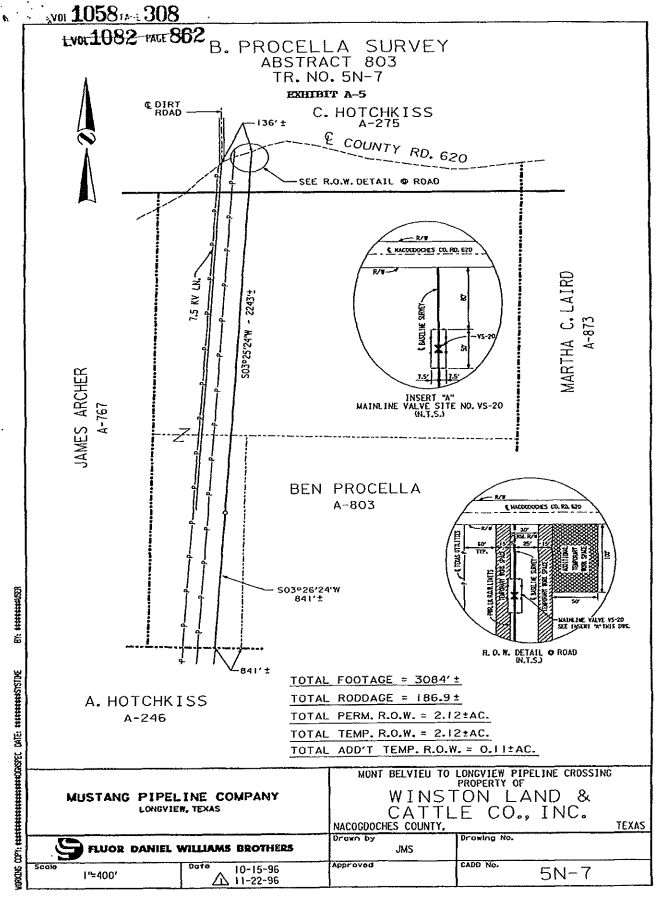
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FLUOR DANIEL WILLIAMS BROTHERS

11-22-96

Drawing No.

CADD No.

DDB

Approved

5N-9

TEXAS

VOI 1058 FAGE 310 LVOI 1082 PAGE 864

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NOV 27 1996

JOAKN CHASTAIN, Clerk, County Court Angelina County, Texas

\_\_Deputy

vine FILED IN Control time Energy in the Charleton 1996 COUNTY, TEXAS

STATE OF TEXAS
COUNTY OF NACOGDOCHES
I hereby certify that this Instrument was FILED on the date and at the time stamped hereon by me; and was duly RECORDED in the OFFICIAL PUBLIC RECORDS of Nacogdoches County, Texas as



DEC 2 6 1996

COUNTY CLERK NACOGDOCHES COUNTY, TEXAS

Express H2O000290

VOL 1076 PAGE 873

RIGHT-OF-WAY AGREEMENT

Tract No. 4A-70

That certain Tract or Parcel of land containing 120.686 acres, more or less, in the Barr & Davenport Survey, A-4, and being more particularly described in that certain Warranty Deed with Vendor's Lien from I.D. & Marguerite Farchild Educational, Religious, Charitable, & Civic Foundation to Marie Stephens, dated January 18, 1996, and recorded in Volume 1042, Page 75, of the Deed of

Line location is approximately as shown on plat attached hereto and made a part hereof.

The GRANTOR represents that the above land (is of is not) rented to \_\_\_\_\_\_\_, on a (cash of crop) basis.

address is \_\_\_\_\_\_\_, on a (cash of crop) basis.

The GRANTEE shall have all of the rights and benefits necessary or convenient for the full enjoyment or use of the rights herein granted, including, but not limited to, the free right of ingress and egress over and across said lands to and from said right-of-way and easement, the right to install locked gates in fences that cross said right-of-way and easement, and the right from time to time to cut all trees, undergrowth and other obstructions, right-of-way and easement, and the right from time to said pipeline. GRANTEE may use such portion of the that may injure, endanger or interfere with the use of said pipeline. GRANTEE may use such portion of the property along and adjacent to said right-of-way as may be reasonably necessary in connection with the construction, maintenance, repair, removal, or replacement of its facilities; provided GRANTEE shall be obligated to pay for all crop and land surface damages as set out below arising out of such use.

The GRANTEE agrees to bury the pipeline below normal plow depth and to pay for any physical damage to growing crops, timber, fences, or other structural improvements caused by construction, maintenance, operation, repairing, alteration, replacement or removal of said pipeline and appurtenant facilities. It is understood and repairing, alteration herein paid does include payment of the initial, foreseeable construction damages agreed that the consideration herein paid does include payment of the initial, foreseeable construction damages within the right-of-way and additional temporary work space herein granted. GRANTOR herein agrees not to change the grade over such pipeline or permit any party other than GRANTEE to change such grade.

TO HAVE AND TO HOLD unto GRANTEE, it's successors and assigns, so long as the rights and easements herein granted, or any one of them shall be used by, or useful to, GRANTEE for the purposes herein granted, with ingress to and egress from the premises for the purpose of constructing, inspecting, repairing, maintaining, replacing and removing the property of GRANTEE.

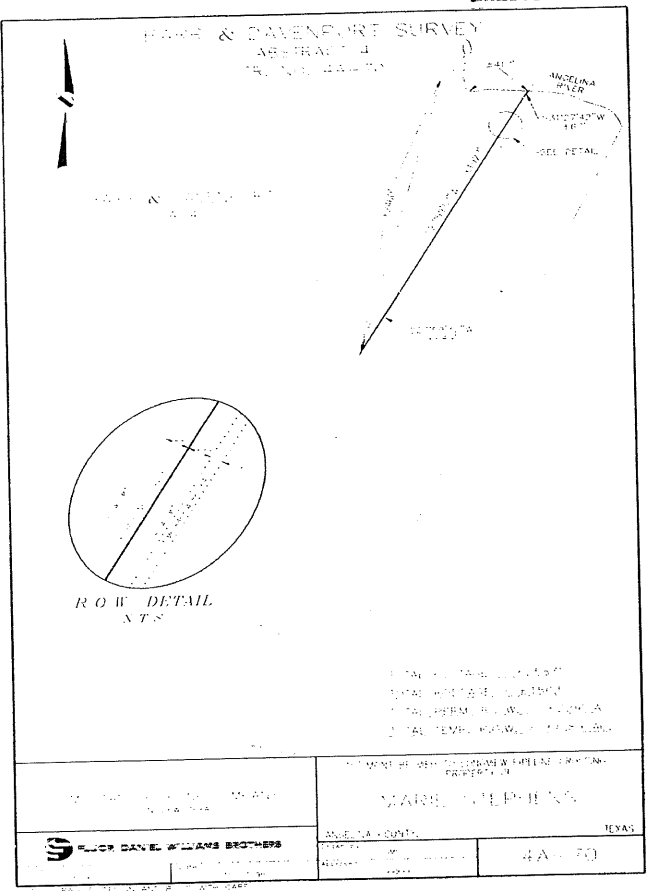
This agreement shall be binding upon and shall be for the benefit of the heirs, successors, representatives and assigns of GRANTOR and GRANTEE, whether assigned, devised, or otherwise transferred in whole or in part by either of the parties hereto, and the agreements herein contained shall be covenants running with the land.

It is agreed that this grant covers all the agreements between the parties and that no representation or statements, verbal or written, have been made modifying, adding to, or changing the terms of this Agreement.

 $\mathsf{LVOL} 1076 \, \, \mathsf{MGE} \, 874 \,$ 

IN TESTIMONY WHEREOF, the GRANTOR	S herein have executed this conveyance thisday
f August , 1996	
Vitnesses:	
	Marie Stephens
A CANADAN TO COMPANY	
ACKNOWLEDGMENT STATE OF <i>Texas</i> COUNTY OF <i>Angelina</i> }	
	a Notary Public in and for said county, in the state
that MArie Stephens	personally known to me to be the
person and acknowledged that	subscribed my name and affixed my official seal this
PATRICK E. GALLEGOS Notary Public State of Texas My Commission Expires 07 - 14 - 1999	Notary Public My Commission Expires
	7/14/99
ACKNOWLEDGMENT STATE OF } COUNTY OF }	
BEFORE ME, a Notary Public, on this day pers	onally appeared
known to me to be the person whose name is subscribed being duly sworn by me stated on oath that he saw	as a witness to the foregoing instrument of writing, and after the Grantor(s) who for the purposes and consideration therein expressed and that the same as a witness at the request of the Grantor(s).
	OFFICE THEday of, A.D. 1996.
	Notary Public

#### LVDL 1076 PAGE 875



\_vol 1076 PAGE 876

STATE OF TEXAS
COUNTY OF ANGELINA
I heraby certivities the instrument was FiLED by
File Number Secuence on the date and at the time
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Official Public Records of Angeline County, Texas on

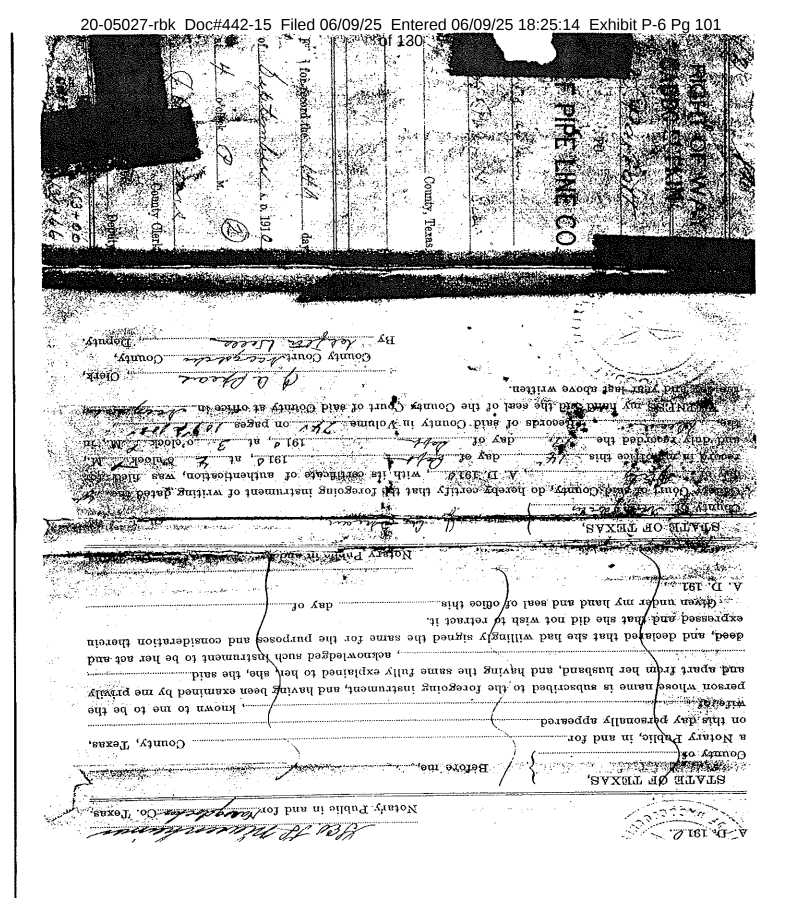


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	IN CONSIDERATION OF Merican and 4,55
3.5	this day paid to Mrs J. E. Parrolf J. S. Carrott
1	this day paid to
~	by GULF PIPE LINE COMPANY, the receipt whereof is hereby acknowledged,
1.	hereby grant and convey unto said GULE PIPE LINE COMPANY, its successors
1	right to construct, maintain and operate a pipe line for the conveyance of oil over, through anatype
	that certain tract of land situated in Macogdoches County Likes
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	said pipe line and the route of said telephone and telegraph line and to do whatever may be requisite
	for their construction, or for the enjoyment of the rights herein granted, including the right of ingress
	and egress to and from said tract of land for the purpose of laying, maintaining, repairing and restor-
	ing of said pipe line and said telegraph and telephone line, and for removing of same when desired by
Et.	the grantee, its successors or assigns.
	TO HAVE AND TO HOLD the said easement unto the said GULF PIPE LINE COMPANY, its
	successors and assigns, as long as the same shall be useful for the purposes of and desired by said
	granter which by the acceptance hereof covenants and agrees with the grantor that the pipe line shall
	be buried so as not to interfere with the cultivation of said land,
	It is understood that the person securing this right of way for said company is without authority
,	formake any agreement, covenant or promise in its behalf not herein specifically shown, and this in-
	strument is delivered and accepted upon the distinct understanding that the consideration hereinabove
	stated is the sole consideration and inducement therefor.
ا سامند	WITNESS my hand this 4th day of July AD
•	1010
	WITNESS my hand this 4th day of July A. D.

Exhibit C

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THE STATE OF TEXAS,		-1	20 mars - 1 7
COUNTY OF NACOGDOCHES. Before r	ne, Grand Area	stere	
notary Publ	in and	l for Nacogdocl	nes County
Tayes on this day personally appeared	K. Lames	TL Pan	roll
I be Lovney and a Wo	Parrott 1		400
		• • • •	
		known	to me to be
the person \$ whose name are subsc	ribed to the foregoing inst	rument, and ac	knowledged
to me thatheexecuted the same for th			essed.
Given under my hand and seal of office,	this 9 day of Ch	youth A	D. 1980
	CHI NY	of the same	
	Wotan	Port	
deed and declared that she had willingly signed	160	es and conside	ration mexicia.
expressed and that she did not wish to retract i	t.	/	
Given under my hand and seal of office this	day of	<u>{</u>	
A. D. 191		and the second s	
and the second s	Notary Public in and		
STATE OF TEXAS,	Mean	enim - Santania dinak	Clerk of the
The second of th		<u> </u>	1.4
tioner Court of sixel County, do hereby certify	that the foregoing instru	nent of writing	dated the
A. D. 1917	; with its certificate of	authentication,	was nied tur
rational in my office this 14 day of	2h 191 °	at 3 0'c	lock M., in
and duty recorded the Zameday of Records of said Coun	ty in Volume 282 on	pages 1077	
TINISS my hand sid the seal of the Con	inty Court of said County	at office in _	beergenan
was the year lest above written.		· ·	S 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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A. D.	191 4 , at	o'clock	P. M., and duly recor	ecord in my office this	Se_day of_	A D 16	14
A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recorded Records of Deeds in my hand and seal of	ded the <b>27</b> day o said County, in Vol. office, the day and y	BB on ear last above	A. D. 19	14
A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recor e Records of Deeds on	ded the <b>27</b> day o said County, in Vol. office, the day and y	HAY OR CAF last above	page No48 written.	<b>12-23</b> -2
A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recor e Records of Deeds on	ded the <b>27</b> day o said County, in Vol. office, the day and y	HAY OR CAF last above	page No48 written.	<b>12-23-</b> 2
A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recor e Records of Deeds on	said County, in Vol. office, the day and y  Clerk, County C	HAY OR CAF last above	A. D. 16 page No. 18 written.	12-23-1
A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recor e Records of Deeds on	ded the <b>27</b> day o said County, in Vol. office, the day and y	ES on car last above	page No48 written.	12-23-1
A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recor e Records of Deeds on	said County, in Vol. office, the day and y  Clerk, County C	ES on car last above	A. D. 16 page No. 18 written.	12-23-1
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A. D.	191 <u> </u>	o'clock - A-M., in the	P.M., and duty recry e Records of Deeds in my hand and seaf of	said County, in Vol. office, the day and y  Clerk, County C	ES on car last above	A. D. 16 page No. 18 written.	1 <b>2-23-</b> 1

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GADDO-LUFKIN

S.C. Parrott of North of Sold for the Company

Across H.H. Parrott Sold.

Macogdoches G.

All May 12 124

Control Management Sold.

Return to 22

Control Management Sold.

Return to 22

Station No. 130+66

Station No. 153+69

Express Tizodobzor

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I consideration of talwenty Dollars
this day paid to Mrs. of Constt by Gulf Pipe
Line Company, the receipt of which is hereby acknowl dged,
do hereby grant and convey white said Gulf Pire Land Co., its
sudcessor and assigns, the right to construct a Roadway over
through and gram upon that certain tract of land situated in
Nacogerches County, State of Texas, containing 60
acres, more or less, being of the
19 Hotragattoriginal grant of land. Said tract
of land is hounded on the North by land owned by
Jun Christian Christian
on the Rast by land claimed by your Grustione
on the south by land alasmen by anyelieur River
On the west by - mr. Blunk
And whereas, the said Sulforing Line Company, has
hereto agains wit and now wowner and is being a walld grant of
Right of Way for thexagetrast construction, maintainance and
operation of an additional pipe line and it is under stood that
this is for a Roadway. Said Roadway to he along the Right of
Way of said wie lines and to do what ever may be requisite for
its construction, or for the enjoyment of the rights herein
granted, including the right of ingress and egrees to saw from
said tract of land for the purpose of laying, maintaining, re-
pairing and restoring of said Readway when deired by the
To have and to hold the said Rassment and to the said
Gulf Pipe Line Co., its successors and accions to long as the
same shall useful for the purposes of and lead by said
and the second s
Witness My dand, this wax girl day at April
A. D. 1914. G. 4-3 Mrs S. C. Parrott,

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 107 (8) / Lego 130 and is Subscribed harid and Seal of Office LIATE OF TEXAS ∵ of Nacogdoches ∫ the hour certify that the above instrument of writing, dated on the ils certificate of authentication, was filed for record in my office this 191 , at o'clock M., and duly recorded the day of WITNESS my hand and seal of office; the day and year last above Clerk, County Court, Napognoches County. Com Nolle Deputy. WICKORITMED

Ť.	20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 E	xhibit P-6 Pg 108	
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1	IN CONSIDERATION OF Juvely 420	TOTA ADS	1:
4	IN CONSIDERATION OF Twendy & Tolling day paid to him I the Parkett of Jarkett of Markett	was grant of	製品
1	Will Looney & his word & 3 Looney A H H M	Mall hv GIII	: יגו
<i>F</i> .	PIPE LINE COMPANY, the receipt whereof is hereby acknowledged, convey unto said GULF PIPE LINE COMPANY, its successors and assigns, the	dohereby grant an	d
	marking and operate pipe lines for the conveyance of oil and gas, either or b	oth, over, through and	à
	upon that certain tract of land situated in Nacycloches	County	, ,
90°.	state of Texas, containing acres, more or less, being	- AP + 1	:
	on the north by land claimed by & Hours	act of land is bounded	ď
	on the east by land claimed by	•	
	on the south by land claimed by bounded on Touth by Aug.	Pine Miller	•
:	on the west by land claimed by & a Blown-	1 1 2 2	
	and is further described as follows:		
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	***	- And And And And And And And And And And	<u>-</u>
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			-
	Said GULF PIPE LINE COMPANY has heretofore acquired and now owns and	is using a valid gran	 t
	of right of way for the construction, maintenance and operation of one pipe line	and a telegraph and	1
	telephone line over and through said premises, and it is understood that this gration, maintenance and operation of additional pipe lines over, through and upon s	nt is for the construc-	-
	Said additional pipe lines to be laid so that their center line shall be dist		•
	than eight (8) feet from the center line of said first pipe line, and to do whateve	r may be acquisite for	
	their construction, or for the enjoyment of the rights herein granted, including and egress to and from said tract of land for the purpose of laying, maintaining, ing of said additional pipe lines and for removing of same when desired by the g		
	Ör galgus.	្រី ប្រើម៉ាស់ក្រី <b>រ៉ូ</b> ស្រី មើន ១០១៦ ក្រី <b>ពេ</b> ខ ស	
			•
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1-	TO HAVE AND TO HOLD the said casement unto the said GGLF PIPE L	INE COMPANY, its	ri.
1	grantee, which by the acceptance hereof covenants and agrees with the grante	and desired by said	
1	from pipe lines shall be buried so as not to interfere with the cultivation of said.	land.	•

Sec. 31	20-03027-ibk Doc#442-13 Filed 00/03/23 Efficied 00/03/23 10.23.14 Exhibit	. F-O Fy 109
	upon that contain tweet of land situated in A.	
	upon that certain tract of land situated in Nacydoches	County,
·;	State of Texas, containing 15 8/1 acres, more or less, being	of the
	A The farralle Susquest original grant of land Said treat	flood in hamada
}	on the north by land claimed by & Hlound-	A PART SANGER
	on the east by land claimed by	
	on the south by land claimed by bounded on Touth by Augelin	a Burn
	on the west by land claimed by & Alound	. 5 . 5
	and is further described as follows:	
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	Said GULF PIPE LINE COMPANY has heretofore acquired and now owns and is usi	no de della compania
	of right of way for the construction, maintenance and operation of one pipe line and	a telegraph and
	telephone line over and through said premises, and it is understood that this grant is	for the construe
	tion, maintenance and operation of additional pipe lines over, through and upon said s	ame premises
	Said additional pipe lines to be laid so that their center line shall be distant a	
	than eight (8) feet from the center line of said first pipe line, and to do whatever may	he requisite for
	their construction, or for the enjoyment of the rights herein granted, including the	might of movees
	and agrees to and from said tract of land for the purpose of laving maintaining name	antania (ili a si
	ing of said additional pipe lines and for removing of same when desired by the grante	e, its successors
	Sign Capaigns	
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	TO HAVE AND TO HOLD the said easement unto the said GULF PAPE LINE	
	and the same shall be useful for the purposes of and	desired law soid
1	grantee, which by the acceptance hereof covenants and agrees with the granter that	the agra a kin.
1	tional pipe lines shall be buried so as not to interfere with the cultivation of said land.	Sec. 616, 1.0 5214
- 4	It is understood that the person securing this right of way for said Company is w	thout authority
- 1	to make any agreement, covenant or promise in its behalf not herein specifically shown,	and this instru-
1,0	ement is delivered and accepted upon the distinct understanding that the considerant	dil hereinabove
- 1		en jaron en
3	Withest out hand this 2.7 day of Heliculary	A, D. 1924
1.5	Att bulling to a formal of later 1	Comment of the second
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or	The Contract of the state of th	rese la
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20-05027-rbk Doc#442-15 Filed 06	/09/25 Entered 06/09/25 18	3:25:14 Exhibit P-6 Pg 110
	OI-130	The second of the second
MENTE OF TEXAS,		
County of Nato Loches B	efore me 8. 13.	
a Notary Public in and for	Vacce edoches	Zanas
a Notary Public, in and for on this day personally appeared It.	Park of The Day Trill	County, Texas
known to me to be the person whose	nome A MAA	the Molary . The Katerry The Ka
acknowledged to me that Liey. execute	od the garne for the	to the foregoing instrument, and
Given under my hand and seal of or	Fine this 7 7	day of
A. D. 19.14	The state of the s	· /-
	EB,	Curs
	Notary Public and for Nac	Jeliches Country Texas.
THE STATE OF TEXAS.		The First Fox Sails
	Before me & M.	
County of 27 of the	Before me	a como
a Notary Public, in and for Na	er gest this	County, Texas,
on this day personally appeared g	3. x overy	and the same of th
he the navon whose name is sub-sit-	1-11-11	known to me to
be the person whose name is subscribed privily and apart from her husband, a	to the foregoing instrument, ar	d having been examined by me
J. J. Jorney	and a maxing the same tury explanation	uch instrument to be ber set and
doed, and declared that she had willing	V signed the same for the pur	noses, and consideration therein
* CXDPERSON AND THAT THE DIG NOT WEEK to >	ofreat it	
Given under my hand and seal of of		
A. D. 1974	E 13. Z	Except the top company
The state of the s	Water Sum of a free waster from the first	Conduction Conduction
	Notary Public in and for	How the states, County Tesson
PHE STATE OF TEXAS,		
County of	T,	Clerk of the
County Court of said County, do hereby	certify that the foregoing ins	transact of writing dates the
day of	A. D. 19 with its certificate	of authentication, was filed for
record in my office this	day of	.19 , at o'clock M.,
and duly recorded the		the state of the s
in the	county in Volumeon ps	ges
Witness my hand and the seal of th	e County Court of said County	at office in,
the day and year last above written.		Clerk
CONTRACTOR AND PROPERTY OF THE CONTRACTOR OF THE	•	The second secon
Y Marine Carrier of Same of the Carrier	County Court	County,
	By	Deputy.
		Contract State Sta
		The second secon
The state of the s		
THE THE STATE OF T	a l	doingt.

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	**	o az <del>2e</del> szest	Property of the	Dec: 371
-174		(32.)		
	. ' " <b>"</b>	A CONTRACTOR	Service and	15.00
30	*		· Charles	A
		2	· img	AYA
				P-25-14
\	- 6'S 200	<u> </u>		

The State of Texas & Before me & B. Luis County of Nawy do this a Notary Public in and box Nacagdoches Hourty Dexas, on this day personally appeared B. R. Looney risks of H. A. Loving Known to me to be the factor whose mane is Subscribed to the forgoing instrument, and having but ix semined by me privily and apart from her husband, and having The Same fully explained to her, She the Said M. M. Lovey a Efenoraled ged Such instrument to be her act and shed, and declared that She had willingly Signed the Sauce for the purposhes and consideration Therein expressed with the she did not wish to telle with Given sender May hand and Teal of office This shi 27th day of February 1814 E. B. Livis Notary public in and for Nacog do this Hounty Tixas.

The Flats of Jexas. I Before Me E. B. Luins bounty of Nacogdoches a holivy Rubliz in and for Na cogdoches Herenly Lexas on This day personally appeared mollis Healines wife of The Healing Known to me to be the person I whole marker is subscribed to the borrs on I whole marker is subscribed to the borrs on I wistrument, and having been examined by me privaly and apart from her husband, and having the Same bully explained to her, the this said mobile Healing ask nowledged I such instrument to be her act and direct, and declared that the had willingly digned the Sam bot the Juntals and Consider alive Thering for the formal and that the did not with to before this

the 3rd day of March 1914 Wolary Dubliz in and bur Nacog doches Hounty Texas.

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 114 THE STATE OF TEXAS by the Esuata Court of Macordoches Count County of Napogdoches writing dated in the 27 say of robrasty 1814 in the Records of Dueds in said County IR Vol. 82 88 Bage No. 428 WITNESS my hand and sent of tice, the day and year last above written, O F BAXTER. Cherk, County County, Nacognostics County:

	20-05027-rpk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 115 of 130
	Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Marie Ma
	IN CONSIDERATION OF Bight and 100 Dollars,
	IN CONSIDERATION OF Michelli
	this day paid todododo
	A COST TO DIDE LINE CONTENTS OF COMMON TO THE STREET
	that certain tract of land situated in Macogloches County Jelan
٠	and thus described
	Bing across a hactof 205 acres
	They across a tract of the fative
	situated about 10 miles south of
	of Macogdoches Lexas (on Vicente Michelle grout) For more definate describtions is given to deed
	If I definate description is given to deed
	The mate in Nacoglocher, Nacogdoches
	Country Felox. Val. 61 Page 428
	G(S)
	Also there is hereby granted a right to erect and maintain a telephone and telegraph line over said premises. The grantee herein, its successors and assigns, shall have the right to select the route of said pipe line and the route of said telephone and telegraph line and to do whatever may be requisite for their construction, or for the enjoyment of the rights herein granted, including the right of ingress for their construction, or for the enjoyment of the rights herein granted, including the right of ingress for their construction.
•	and egress to and from said tract of land for the purpose of laying, maintaining, report of said egress to and from said telegraph and telephone line, and for removing of same when desired by ing of said pipe line and said telegraph and telephone line, and for removing of same when desired by
	TO HAVE AND TO HOLD the said easement unto the said College 1712 and desired by said
	wenter which by the acceptance hereof covenants and agrees with the grantes
	be buried so as not to interfere with the cultivation of said land.  It is understood that the person securing this right of way for said company is without authority
	the promise in its behalf not herein specifically should be the
	strument is delivered and accepted upon the distinct understanding that the consideration hereinahove stated is the sole consideration and inducement therefor.
	stated is the sole consideration and made and the sole consideration and made and the sole consideration and made and the sole consideration and made and the sole consideration and made and the sole consideration and made and the sole consideration and made and the sole consideration and th
	witness my hand this 5 th day of July A. D.
	1916. Shir michelli i
	/ -
	6-43 Express H20000267

	Entered 06/09/25 18:25:14 Exhibit P-6 Pg 116
MICROFII MED	of 130
THE STATE OF TEXAS,	Ger J- Musenhume
County of Valogdochus	
Notany Public in and for	County, Texas,
on this day personally appeared	
known to me to be the person whose name	subscribed to the foregoing instrument, and
acknowledged to me thathc executed the same	for the purposes and consideration therein expressd.
•	5 day of July
A. D. 191 <b>0</b>	See It Mitteenhammer
	Notary Public in and for Nasagdreka Co. Texas.
STATE OF TEXAS,	
( ) Before me	
County of	County, Texas,
a Notary Public, in and for on this day personally appeared	33 day, 2 3,403,
on this day personally appeared	, known to me to be the
wife of whose name is subscribed to the foregoing	instrument, and having been examined by me privily
and apart from her husband and having the same	fully explained to her, she, the said
	, acknowledged such instrument to be her act and
deed, and declared that she had willingly signed t	he same for the purposes and consideration therein
expressed and that she did not wish to retract it.	
Given under my hand and seal of office this	day of
A. D. 191	
	No. 13 13' day and form Co. Towas
	Notary Public in and for
STATE OF TEXAS,	M. Oham.
County of Nacogdich	U. Thean, Clerk of the
County of and County do hereby certify th	nat the foregoing instrument of writing dated the 5
day of Much A. D. 191	with its certificate of authentication, was filed for
record in my office this / g day of a	with its certificate of authentication, was filed for 191%, at o'clock M.,
duy of the	-1 191 at
the Leich Records of said County	in Volume on pages
WITNESS my hand and the seal of the Coun	ty Court of said County at office in law golf class
the day and year last above written.	
	County Court langable County, By Colfin Wille Deputy.
	By Lafton Wells Deputy.
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SEX.	day day (191°) y Clerk y Clerk (18 + 8 5 3 7 0 % 5 3 7 0 %
* 1 > 1 0 1 1 E	191 nrty Cl
VAY VIN VIN VE CO.	& day  4. n. 191 °  200.  County Clerk  //62 + 8  //53 7 °  //53 7 °  //53 7 °
OF W.  LUFKI PE LINI	S
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	Sord Sord Sord W. R.
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	By at of

20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 117
of 130
this day paid to Mr. Mchristian of Nacog doches  We GULF  DOLLARS,  the day paid to Mr. Mchristian of Nacog doches  by GULF  DIRECTOR COMPANY the receipt whereof is hereby acknowledged. I do hereby grant and
this day; paid to he I'M, Klehristian of Nacog doches
Hamily Toxas by GULF
PIPE INVECTORI ANT, the receipt wholest is merced, defined and any
convey anto said GULF PIPE LINE COMPANY, its successors and assigns, the right to construct,
maintain and operate pipe lines for the conveyance of oil and gas, either or both, over, through and
upon that certain tract of land situated in Naturals has County,
State of Texas, containing 205 acres, more or less, being a hast of the U. michelli original grant of land. Said tract of land is bounded
on the north by land claimed by E A Blount Hidio Ramos & I huichelli
on the north by land claimed by
on the east by Ind daimed by the Procello Hoal
on the south by land claimed by Hidio Hamas
on the west by land claimed by I'll Parkoll
and is further described as follows: Israel land dud du me by
I michelle in Jan 1911 dud so which is recorded
and is further described as follows: Lowing land dud do me by  I michelle in Jan 1911 cled So which is recorded  in the ched becards of Wacogdoches Township
Legas
Said GULF PIPE LINE COMPANY has heretofore acquired and now owns and is using a valid grant of right of way for the construction, maintenance and operation of one pipe line and a telegraph and telephone line over and through said premises, and it is understood that this grant is for the construction, maintenance and operation of additional pipe lines over, through and upon said same premises.  Said additional pipe lines to be laid so that their center line shall be distant at no place more than eight (8) feet from the center line of said first pipe line, and to do whatever may be requisite for their construction, or for the enjoyment of the rights herein granted, including the right of ingress and egress to and from said tract of land for the purpose of laying, maintaining, repairing and restoring of said additional pipe lines and for removing of same when desired by the grantee, its successors or assigns.
TO HAVE AND TO HOLD the said-easement unto the said GULF PIPE LINE COMPANY, its successors and assigns, as long as the same shall be useful for the purposes of and desired by said grantee, which by the acceptance hereof covenants and agrees with the grantor that the said additional pipe lines shall be buried so as not to interfere with the cultivation of said land.  It is understood that the person securing this right of way for said Company is without authority to make any agreement, covenant or promise in its behalf not herein specifically shown, and this instrument is delivered and accepted upon the distinct understanding that the consideration hereinabove stated is the sole consideration and inducement therefor.  Witness My hand this 2 mid day of March., A. D. 1914
· · · · · · · · · · · · · · · · · · ·

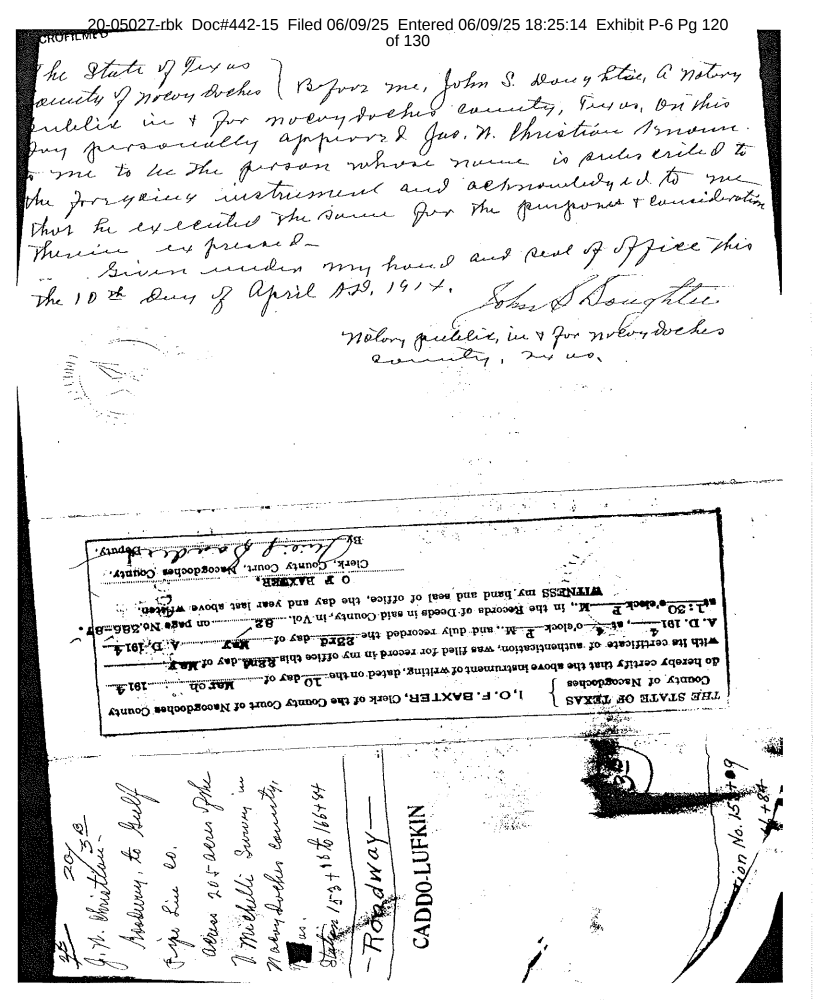
20-05027-rbk Doc#442-15 Filed 06/09/25 Er of 1	
HCRPHIMEDATE OF TEXAS,	
County of Nucassoches Before me	County, Texas,
a Notary Public, in and for	Ty Hahristian
on this day personally appeared whose pame whose pame	subscribed to the foregoing instrument, and
known to me to be the person whose name acknowledged to me thathe executed the same for the Given under my hand and seal of office this	he purposes and consideration therein expressed.
Given under my hand and seal of office this	1 day of Market
A. D. 19/4	11.93 Lurs
Notary Public	nied for Nacy close has County, Texas.
THE STATE OF TEXAS,	
The Position and	
The second from	County, Texas,
on this day personally appeared	Impure to me to
wife of be the person whose name is subscribed to the foregoing privily and apart from her husband, and having the	some fully explained to her, she, the said.
deed, and declared that she had willingly signed the	same for the purposes and consideration therein
expressed and that she did not wish to retract it.	down on the second of the seco
Given under my hand and seal of office this the	Gay Of The Control of the Control of
A. D. 19	
Notary Public	c in and for County, Texas.
THE STATE OF TEXAS,	OF Bester , Clerk of the
Country of the same of the sam	the foregoing instrument of writing dated the
County of said County, do hereby certify that	
record in my office this 22nd day of	
and duly recorded the <b>23rd</b> , day of	The state of the s
in the Records of said County in Vo	olume 82 on pages 287-888.
witness my hand and the shill of the County Co	ourt of said County at office in #8.00gdoones,
the day and year last above written.	O P BAXTER. Clerk,
	Tecordoche S
	County Court County,
	By Trient Parison Deputy.
County, Texas.	A. D. 19/2, Sounty Clerk. Deputy, Clerk.
	1 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
1 1 5 E 7 E E 1 1 3	FROW FROW FOR
PIPE 33	
8 2 3 d 78	No. 16
ME PILE PILE	Hor record
CULE COLE	of May of May of Station No. 1566 Station No. 1666

	I consideration of \$ /2 3-0	Dollar s
	this day paid to At M. Christian by Gulf P	1 <b>pe</b>
	Line Company, the receipt of which is hereby acknowl &	god,
	do hereby grant and convey unto said Gulf Fipe Land Co suggessor and assigns, the right to construct a Roadway	
ing and the second sec	Nacogationes County, State of Texas, containing	ed in
40-000 Tr-	W. michelle original grant of land. Said tr	
	or land is bounded on the North by land owned by Suy	i
	on the East by land claimed by Af. Sprakly	
	on the South by land claimed by A. Jamus + Miss.	Jarrath

And whereas, the said Gulf Pipe Line Company, has hereto acquired and now owns and is using a valid grant of Right of Way for thexametrack construction, maintainance and operation of an additional pipe line and it is understood that this is for a Roadway. Said Roadway to be along the Right of Way of said pipe line, and to do what ever may be requisite for its construction, or for the enjoyment of the rights herein granted, including the right of ingress and agrees to and from said tract of land for the purpose of laying, maintaining, repairing and restoring of said Roadway when desired by the Grantee, its successors or assigns.

To have and to hold the said Easement unto the said Gulf Pipe Line Co., its successors and assigns, as long as the same shall useful for the purposes of and desired by said

A. D. 1914. 6-4-3 Sas Webustian



	E-9 Bons
County of Angelina Before me.	Calred County, Texas,
an this day norsonally appeared	Calver
known to me to be the person, whose name.	subscribed to the foregoing instrument, and
and the second the again to the second the second	for the purposes and consideration therein expressed.
Given under my hand and seal of office this	6 day of July
Λ. Τ. 1910.	
	Notary Public in and for Angelon, Co. Texas.
STATE OF TEXAS,	
County of	
The state of the s	County, Texas,
handle blog have anally appeared	The state of the s
	known to me to be the
person whose name is subscribed to the foregoing	instrument, and having been examined by me privily
and apart from her husband, and having the same	fully explained to her, she, the said, acknowledged such instrument to be her act and
dood and declared that she had willingly signed t	he same for the purposes and consideration therein
avaraged and that she did not wish to retract it.	
Given under my hand and seal of office this	day of
A. D. 191	
생물 발표를 가지고 있는 사람들이 있는 것이다. 사용물 발표를 보고 있는 것이다. 그는 사람들은	Notary Public in and for Co. Texas.
	The second secon
STATE OF TEXAS,	7 6-2-6 , Wask of the
County of CleryClina "	The state of the s
County Court of said County, do hereby certify the	nat the foregoing instrument of writing dated the
day of All day of A	with its certificate of authentication, was filed for 1912, at o'clock M., in
and duly recorded the Little day of	1910, at // o'clock (M., in
Records of said County	in O comme and the pages and the pages are the pages and the pages are the pages and the pages are t
WITNESS my hand and the seal of the Coun	ty Court of said County at office in a
the day and year last above written.	ON BOYLA, Clerk,
	County County Grains County,
BANGAN MENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAP BANGAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAPAKAN PENGRAP	By Deputy.
	Deposite Cerk
MA H IN M	Soundy Clerk
WAY INE CO.	1
[10] [10] [10] [10] [10] [10] [10] [10]	and the second s
RIGH C RIGH	equipological formula
E. J. C. C.	Express H20000274

## 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 123 5.4-6 IN CONSIDERATION OF Twenty four and 7000 this day paid to WE Messingill PIPE LINE COMPANY, the receipt whereof is hereby acknowledged, \_\_\_\_\_\_do\_\_\_hereby grant and convey unto said GULF PIPE LINE COMPANY, its successors and assigns, the right to construct, maintain and operate pipe lines for the conveyance of oil and gas, either or both, over, through and upon that certain tract of land situated in Angelina State of Texas, containing 162 - acres, more or less, being Copart of the E Ga gret original grant of land. Said tract of band is bounded on the north by land claimed by the angelina River on the east by land claimed by on the south by land claimed by JC Modisett on the west by land claimed by and is further described as follows: bring the land purchased by me Said GULF PIPE LANE COMPANY has heretofore acquired and now owns and is using a valid grant of right of way for the construction, maintenance and operation of one pipe line and a telegraph and telephone line over and through said premises, and it is understood that this grant is for the construction, maintenance and operation of additional pipe lines over, through and upon said same premises. Said additional pipe lines to be laid so that their center line shall be distant at no place more than eight (8) feet from the center line of said first pipe line, and to do whatever may be requisite for their construction, or for the enjoyment of the rights herein granted, including the right of ingress and eggess to and from said tract of land for the purpose of laying, maintaining, repairing and restoring of said additional pipe lines and for removing of same when desired by the grantee, its successors or assigns. TO HAVE AND TO HOLD the said ensement unto the said GULF PIPE LINE COMPANY, its successors and assigns, as long as the same shall be useful for the purposes of and desired by said grantee, which by the acceptance hereof covenants and agrees with the grantor that the said additional pipe lines shall be buried so as not to interfere with the cultivation of said land. It is understood that the person securing this right of way for said Company is without authority to make any agreement, covenant or promise in its behalf not herein specifically shown, and this instrument is delivered and accepted upon the distinct understanding that the consideration bereinabove stated is the sole consideration and inducement therefor. Witness 222y hand this 27 ...day of...

# 20-05027-rbk Doc#442-15 Filed 06/09/25 Entered 06/09/25 18:25:14 Exhibit P-6 Pg 124 of 130

	26 (22) 3 (2.2) 3 (2.2)
(County of Arigeland) Before me	Calle Mullon J. P. X. Exofficio
n Notary Public, in and for Augeline	E De Cussingiel
on this day personally appeared	6 ) Plussingiel
known to me to be the person, whose name	subscribed to the foregoing instrument, and
acknowledged to me thathe_ executed the same	for the purposes and consideration therein expressed.
Given under my hand and seal of office this	23 day of Alebrace,
Λ.D. 19/4 S	J. n. newlen J. V. En office
Notary Pu	blic and for Argaters County, Texas.
THE STATE OF TEXAS,	
County of Before me.	
	County, Texas,
on this day nersonally appeared	
wife of	, known to me to
be the person whose name is subscribed to the fore	going instrument, and having been examined by me
privily and apart from her husband, and having	the same fully explained to her, she, the said.
	neknowledged such instrument to be her act and
expressed and that she did not wish to retract it.	the same for the purposes and consideration therein
Given under my hand and seal of office this th	w dny of
A. D. 19	
Notary Pu	phic in and for County, Texas.
THE STATE OF TEXAS.	
in a filippi in the light is the file of	그는 그는 그는 그는 그는 그를 모으면 살아내는 모든 모든 모든 모든 모든 모든 모든 모든 모든 모든 모든 모든 모든
County of allia	1, Thurs Clerk of the
County of County Lluia	hat the foregoing instrument of writing dated the
County Court of said County, do hereby certify the	hat the foregoing instrument of writing dated the
County Court of said County, do hereby certify the 2 1 day of 2 by A. D. 19	hat the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for
County Court of said County, do hereby certify the County of this A. D. 19, record in my office this the day of the day o	hat the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for May 1944, at Lock LM.
County Court of said County, do hereby certify the County of County, do hereby certify the County of County, do hereby certify the County, do hereby certification that the County, do hereby certification the Co	hat the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for May 1914, at 1 o'clock I.M.,
County Court of said County, do hereby certify the County of County, do hereby certify the County of County in the County in Witness my hand and the scal of the County	hat the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 2004, at 1944, at 1974, at 20 clock M., Volume 35 on pages 1744.  Court of said County at office in Lyf Rec. 1840.
County Court of said County, do hereby certify the County of County, do hereby certify the County of County, do hereby certify the County, do hereby certification the County,	hat the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 200 and 1914, at a celock I.M., 1944, at a celock I.M., Volume 355 on pages 5774 at a filed for Court of said County at office in Lafter Jews 250 at a celock I.M., Clerk,
County Court of said County, do hereby certify the County of County, do hereby certify the County of County in the County in Witness my hand and the scal of the County	hat the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 2004, at 1944, at 1974, at 20 clock M., Volume 35 on pages 1744.  Court of said County at office in Lyf Rec. 1840.
County Court of said County, do hereby certify the County of County, do hereby certify the County of County in the County in Witness my hand and the scal of the County	the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 200 and 1914, at a clock I.M., 1914, at a colock I.M., Volume 35 on pages 5 7 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
County Court of said County, do hereby certify the County of County, do hereby certify the County of County in the County in Witness my hand and the scal of the County	hat the foregoing instrument of writing dated the  // with its certificate of authentication, was filed for  // At located M.,  // Out of said County at office in Life M.,  // Clerk,
County Court of said County, do hereby certify the County of County, do hereby certify the County of County in the County in Witness my hand and the scal of the County	hat the foregoing instrument of writing dated the  Why with its certificate of authentication, was filed for  200 and 1944, at a colock of M.,  Noting 35 on pages 57 feb.  Court of said County at office in Lafter Jeles  County Court Alley Live County.  By All Experience Deputy.
County Court of said County, do hereby certify the Any of A. D. 19 record in my office this Any of and duly recorded the Any of in the Alle Records of said County in Witness my hand and the seal of the County the day and year last above written.	the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 200 at 1914, at 1 o'clock I.M.,  Notice 35 on pages 5774 by John Court of said County at office in Lyke County, Clerk,  County Court MC LLC County.  By South County.
County Court of said County, do hereby certify the County of County, A. D. 19, record in my office this County day of and duly recorded the County in the County in Witness my hand and the seal of the County the day and year last above written.	the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 200 at 1914, at 1 o'clock I.M.,  Notice 35 on pages 5774 by John Court of said County at office in Lyke County, Clerk,  County Court MC LLC County.  By South County.
County Court of said County, do hereby certify the County of County of County, A. D. 19 record in my office this Cay of County in the County in Witness my hand and the scal of the County the day and year last above written.	the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 200 at 1914, at 1 o'clock I.M.,  Notice 35 on pages 5774 by John Court of said County at office in Lyke County, Clerk,  County Court MC LLC County.  By South County.
County Court of said County, do hereby certify the County of County of County, A. D. 19 record in my office this Cay of County in the County in Witness my hand and the scal of the County the day and year last above written.	the foregoing instrument of writing dated the Lywith its certificate of authentication, was filed for 200 and 1914, at a clock I.M., 1914, at a colock I.M., Volume 35 on pages 5 7 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
County Court of said County, do hereby certify the County of County of County, A. D. 19 record in my office this Cay of County in the County in Witness my hand and the scal of the County the day and year last above written.	that the foregoing instrument of writing dated the Hywith its certificate of authentication, was filed for Hymith its certificate of authentication, was filed for Hymith its certificate of authentication, was filed for Hymith its property, at high of clock I.M., 1974, at high of clock I.M., Volume J.S. on pages 6. J.
County Court of said County, do hereby certify the County of County of County, A. D. 19 record in my office this Cay of County in the County in Witness my hand and the scal of the County the day and year last above written.	with its certificate of authentication, was filed for 270 at 1914, at o'clock M., 2015 at 20 o'clock M., 20 o'c
County Court of said County, do hereby certify the County of County of County, A. D. 19 record in my office this Cay of County in the County in Witness my hand and the scal of the County the day and year last above written.	with its certificate of authentication, was filed for 270 at 1914, at o'clock M., 2015 at 20 o'clock M., 20 o'c
County Court of said County, do hereby certify the County of County of County, A. D. 19 record in my office this Cay of County in the County in Witness my hand and the scal of the County the day and year last above written.	with its certificate of authentication, was filed for 270 at 1914, at o'clock M., 2015 at 20 o'clock M., 20 o'c
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		Notary Public in and for G	engelew County, Texas
State of Texas,			
County of	•		
Refore me, the undersigned authority, on wife of			
going instrument, and having been examined to			
fully explained to her by me, she, the said			
act and deed, and declared that she had willing she did not wish to retract it.	ly signed the same	or the purposes and consideration	m therem expressed, and the
Given under my hand and seal of office,	this the	"daý of	, A. D 192
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RIGHT OF WAY  FLOOR LUTTION COMPANY  GULF PIPE LINE COMPANY  GULF PRODUCTION COMPANY  Across	County, Texas	Filed for Record the A D. 192 of A D. 192 of Charter A M.	Station No. Logs 6 &
THE STATE OF TEXAS,	)		
COUNTY OF ###################################	•		·
Clerk of the County Court of said County, do day of	hereby certify that the	erlificate of authorities	ng dated the AS
this 200 day of 254			
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P6-0126

RIGHT OF WAY CONTRACT
GUY A. BLOUNT

TO

GULP PIPE LINE COMPANY ET AL

STATE OF TEXAS
COUNTY OF NACOGDOCHES

KNOW ALL MEN BY

these presents, That, in consideration of FOUR HUNDRED TWENTY & 50/xx (\$420.50/\$ DOLLARS, this day paid to Guy A. Blount by Gulf Pipe Line Company and Gulf Production Company, the receipt whereof is hereby acknowledged. I do hereby grant and convey unto the said companies, their successors and assigns, a right of way over the land hereinafter described, and the right to construct, maintain and operate thereon pipe lines for the conveyance or transportation of oil, gas, water, steam, or any other material or substance which can be conveyed through a pipeline, or any one or more of said substances; said right of way being through and upon those certain tracts of land situated in Nacogdoches County, State of Texas, and described as follows:

As being various tracts of land out of H. H. Parrott, V. Michelli, A. Bermes , J. L. de la Bega and John Thorn surveys, Nacogdoches County, Texas.

The grantees herein shall have the right to select the route to be followed by said pipeline which shall be laid adjacent to and approximately parallel to the the line or lines already laid.

It is further agreed that the grantees shall have the right, and the same is hereby granted to such grantees, to lay as many additional lines of pipe on said right of way as they may desire, but shall pay to said grantor, or his assigns, twenty five (25c) cents per rod for each additional pipeline so laid; said consideration for additional lines to be paid within a reasonable time after the construction of each additional pipeline, and all additional pipelines shall be laid adjacent to and approximately parallel to the line or lines already laid.

The grantees herein, and their successors and assigns, shall have the right to do whatever may be requisite for the enjoyment of the rights herein granted, including the right
of clearing said right of way of timber, and of ingress and egress to and from said tract
of land, for the purpose of laying, maintaining, repairing, renewing, changing the size of,
and restoring of said pipelines, and for the removal of same when desired by the grantees,
their successors or assigns.

The above recited consideration is received in full satisfaction of every right hereby granted; but it is agreed that, within a reasonable time after the completion of said line or lines, the grantees obligates themselves to pay the grantor all actual damages to crops fences and timber caused by the construction of said line or lines, and thereafter to pay all actual damages to crops, timber and fences done by them to such; and any damage to any lend of the grantor caused by reason of the operation, repair or removal of said line or lines.

TO HAVE AND TO HOLD the said easement unto the said grantees, their successors and assigns, as long as the same shall be useful for the purposes of and desired by said grantees, their successors and assigns. And, by the acceptance hereof, said grantees covenant and agree with the grantor that the pipelines shall be buried a sufficient depth so as not to interfere with the oultivation of the land in said right of way, so far as said right of way can be cultivated so as not to interfere with or impair the rights hereby granted.

It is understood and agreed that the person securing this right of way for said companies has no authority to make any agreement, covenant, or promise, in their behalf not herein specifically shown; and this instrument is delivered and accepted upon the distinct understanding, that the consideration hereinabove stated is the sole consideration and in-

aucement for the execution hereof.

WITHESS MY HAND, this \$8th day of April, 1985.

Guy A. Blount

STATE OF TRXAS

COUNTY OF NACOGDOCHES

BEFORE ME, the undersigned authority, on this day personally appeared Guy A. Blount known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 28 day of April A. D. 1925.

(L. S.)

J. W. Byrd, Jr., Notary Public in and for Nacogdoohes County, Texas.

Filed, May 5th, 1925 at 8 O'clock A. M.

Recorded, May 6th, 1925 at 1:15 O'clock P. M.

MRS. F. W. HARLACKER

LEYSLERK, COUNTY COURT.

70

**GULF PIPE LINE COMPANY BT**  STATE OF PAXXP

COUNTY OF NACOGDOCHES |

KNOW ALL MEN BY THESE

PRESENTS, That, in consideration of TWENTY TWO & No (\$22.00) DOLLARS, this day paid to Mrs. F. W. Harlacker, a widow by Gulf Pipe Line Company and Gulf Production Company, the receipt whereof is hereby acknowledged, I do hereby grant and convey unto the said companies, their successors and assigns, a right of way over the land hereinafter described, and the right to construct, maintain and operate thereon pipe lines for the convoyance or transportation of oil, gas, water, steam, or any other material or substance which can be conveyed through a pipeline, or any one or more of said substances; said right of way being through and upon that certain tract of land situated in Nacogdoches County, State of Texas, and described as follows:

As being 105 acres of land out of J. L. de la Bega Grant, Nacogdoches County, Texas The grantees herein shall have the right to select the route to be followed by said pipeline which shall be laid adjacent to and approximately parallel to the the line or lines already laid.

It is further agreed that the grantees shall have the right, and the same is hereby granted to such grantees, to lay as many additional lines of pipe on said right of way as they may desire, but shall pay to said grantor, or her assigns, twenty five (25¢) cents per rod for each additional pipeline so laid; said consideration for additional lines to be paid within a reasonable time after the construction of each additional pipeline, and all additional pipelines shall be laid adjacent to and approximately parallel to the line or lines already laid.

The grantees herein, and their successors and assigns, shall have the right to do whatever may be requisite for the enjoyment of the rights herein granted, including the right of clearing said right of way of timber, and of ingress and egress to and from said tract of land, for the purpose of laying, maintaining, repairing, renewing, changing the size of, and restoring of said pipelines, and for the removal of same when desired by the grantees, their successors or assigns.

The above recited consideration is received in full satisfaction of every right hereby granted; but it is agreed that, within a reasonable time after the completion of said line or lines, the grantees obligates themselves to pay the grantor all actual damages to grops, fonces and timber caused by the construction of said line or lines, and thereafter

### **Automated Certificate of eService**

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Christopher Sachitano Bar No. 24014886 sach@sachlaw.com Envelope ID: 99844415

Filing Code Description: Amended Filing

Filing Description: Plaintiff's Second Amended Petition

Status as of 4/21/2025 8:48 AM CST

Associated Case Party: EXPRESS H2O PIPELINE AND ROW LLC.

Name	BarNumber	Email	TimestampSubmitted	Status
Scott CSkelton		sskelton@ssbww.law	4/18/2025 5:14:46 PM	SENT
Tanner Franklin	24082506	tanner@thegoodlawyer.com	4/18/2025 5:14:46 PM	SENT
Tracy Neal		tneal@ssbww.law	4/18/2025 5:14:46 PM	SENT
Holli VirginiaPryor-Baze		hbaze@ssbww.law	4/18/2025 5:14:46 PM	SENT
Christopher JSachitano		sach@sachlaw.com	4/18/2025 5:14:46 PM	SENT
Melanie Arnold		melanie@thegoodlawyer.com	4/18/2025 5:14:46 PM	SENT
Bailey JWingate		Bailey@wingatelaw.com	4/18/2025 5:14:46 PM	SENT
Michelle Bass		mbass@sachlaw.com	4/18/2025 5:14:46 PM	SENT

Associated Case Party: WESTLAKE CHEMICAL OPCO, LP

Name	BarNumber	Email	TimestampSubmitted	Status
Reies Flores		rflores@azalaw.com	4/18/2025 5:14:46 PM	SENT
Shawn M.Bates		sbates@azalaw.com	4/18/2025 5:14:46 PM	SENT
Curtis (Curt) W.Fenley		cfenley@fenley-bate.com	4/18/2025 5:14:46 PM	SENT
Gus Atchison		gatchison@fenley-bate.com	4/18/2025 5:14:46 PM	SENT
Todd W.Mensing		tmensing@azalaw.com	4/18/2025 5:14:46 PM	SENT
Tammi Byrd		tbyrd@azalaw.com	4/18/2025 5:14:46 PM	SENT
Myrna Flores		mflores@azalaw.com	4/18/2025 5:14:46 PM	SENT
Matthew Davis		mdavis@azalaw.com	4/18/2025 5:14:46 PM	SENT

Case Contacts	

#### **Automated Certificate of eService**

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Christopher Sachitano Bar No. 24014886 sach@sachlaw.com Envelope ID: 99844415

Filing Code Description: Amended Filing

Filing Description: Plaintiff's Second Amended Petition

Status as of 4/21/2025 8:48 AM CST

#### Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Lourdes Ortiz		lortiz@clevelandkrist.com	4/18/2025 5:14:46 PM	SENT
Yvette Latin		ylatin@fenley-bate.com	4/18/2025 5:14:46 PM	SENT
Susie Aguilar		saguilar@fenley-bate.com	4/18/2025 5:14:46 PM	SENT
Angee Owens		aowens@fenley-bate.com	4/18/2025 5:14:46 PM	SENT
Austin Krist		akrist@clevelandkrist.com	4/18/2025 5:14:46 PM	SENT

CERTIFIED COPY CERTIFICATE STATE OF TEXAS, COUNTY OF ANGELINA

I holeby certify that the above is a true and correct copy of the original record on file in my office.

MEACAN MOURE DISTRICT CLERK, ANGELINA CO. TX

By

Deputy

P6-0130